

EMIGRÉ (P.C.) CABLE CODE



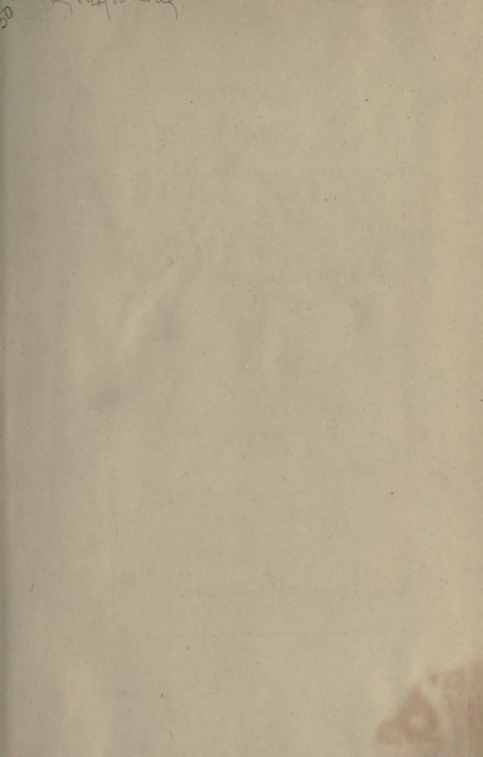
Presented to

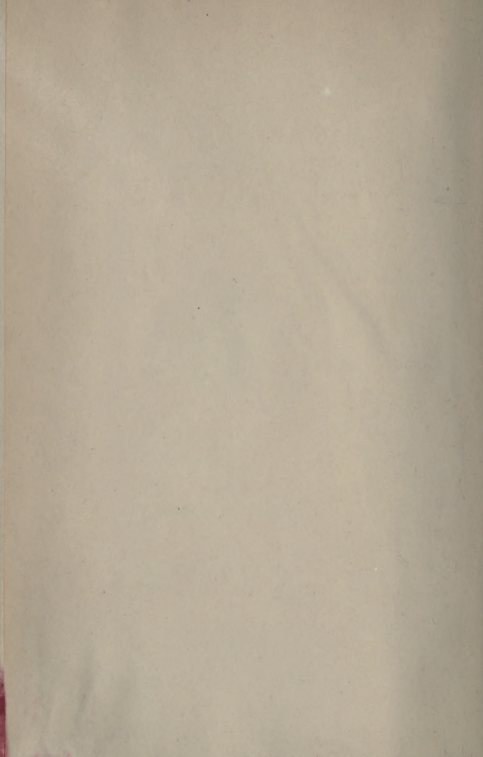
The Library

of the

University of Toronto

Brozessov Wrong.





Eng 36364

THE

EMIGRE (P.C.)

CABLE CODE,

FOR USE IN CONNEXION WITH PRIVY COUNCIL APPEALS, &c.

COMPILED BY

177010.

S. V. BLAKE and F. A. C. REDDEN, of Osgoode Hall, Toronto, Barristers, and of 17, Victoria Street, London, S.W., England, Privy Council Agents.

1912.

Printed for private circulation only.

[&]quot;Herald" Printing Works, The Bayle, Folkestone.

Digitized by the Internet Archive in 2007 with funding from Microsoft Corporation

The ordinary telegraphic Codes are designed mainly for commercial purposes, and we have repeatedly, in communicating with clients in regard to Privy Council appeals and other legal matters, felt the want of a code containing legal phrases. For the convenience of our correspondents and ourselves we have put together in the Emigre P.C. Code (hereinafter referred to as the P.C. Code), a number of phrases which our experience suggested as likely to be useful as a supplement to existing codes. An amateur work is likely to be very imperfect, and we shall be grateful to any correspondents who may assist us with suggestions for insertion in a second edition.

In using this Code it should be borne in mind that the words in brackets are only to be taken as included in the message if the context requires.

Under certain of the phrases (e.g., Appearance, Case, Retainer, Set down, etc.) some particulars in regard to matters of practice frequently arising have been included.

BLAKE & REDDEN,

17, Victoria Street,

London, S.W.,

England.

Cable address, "EMIGRE, LONDON."

and officer hanging our after a first of his account to be properly for a first our house in a possible of the proper of the pro

to the first the fight of should be come to mind application of the first one to include the come of the first one to the fir

Delta contain of the parameters (ago, approximate to approximate the parameter of ago, and the contains an approximate the parameters are been approximated to approximate the parameters are been approximated to approximate the parameters are been approximated to approximate the parameters are approximated

NAME OF REPORTS

Taradan, SW.

Brutter 2

Colle ables in a compare

ABACTAS

ABALIENANS ABAVOS ABDEBANT ABDEREM ABDETIS **ABDICABAM** ABDICAREM **ABDICATUM ABDICEBAS ABDICEMUS** ABDIDERIS ABDIDI ABDIXERE ABDIXERINT ABDIXISSEM **ABDUCAMUS ABDUCATIS** ABDUCERE ABDUCTAE ABDUXERAM ABDUXI

ABEDAMUS ABEDANT ABEDATIS **ABEDEBAS** ABEDENS ABEDENTIS ABEDERE ABEDIS ABEDITOTE ABEDUNTO ABECERAMUS **ABECERITIS** ABECISSEM **ABEQUITABO** ABEQUITAVI ABERRABARE ABERRABIS **ABERRAMUS** ABERRANDI ABERRANTOR

Abandon the appeal [See also "Discontinue," "Dismiss," and "Withdraw!
Abandon the application
Abandon negotiations (with)
Appeal has been abandoned
Application has been abandoned
Have abandoned

Able (to) Not able (to)

Absence (of)
In the absence of
Nothing can be done during absence (of)

Abstract (of)
Abstract of title

Can you accede (to) [See "Agree," "Consent," and "Concur"]

Will accept Will not accept

In accordance (with) Not in accordance (with)

On account
On our account
On your account
On joint account

Is (are) acquitted on the charge (of)

Act of Parliament [See also "Statutes"]
Act of Provincial Legislature
Bank Act (Section——)

ABERRARERE
ABERRATOTE
ABERRATUM
ABERRAVIT
ABERREMINI
ABERRENTUR
ABERRETIS
ABERROR

ABESERAMUS ABESERITIS

ABESERUNT

ABESISSEM ABESISTI ABESUM ABESURUS ABFUERATIS ABFUIMUS

ABFUISTI ABFUTURAE ABFUTURUM ABHINC

ABHORREBIT ABHORRENDO **ABHORRETUR** ABHORRUIT ABIECNAM ABIECHORUM ABIECNUS ARIENS ABIETEM ABIETIBUS ABICEBATIS ABICERETUR ABICIMUS ABICITIS ABIRAMUS ABIRANT ABIRETIS

British North America Act (Section-Judicature Act (Section——) Companies Act (Section — Municipal Act (Section— Railway Act (Section-Registry Act (Section--) Act (Section--) Act (Chapter—— Section -) Act of —— (Section—) Dominion Act of — (Chapter — Section ———) Provincial Act of -____ (Chapter___ Section ———) Amending Act (of—) (Section——) Private Act (of——) (Section——) Special Act (of) Act of incorporation (of) Will act (for) [See "Instructions" "Retainer"] Will you act (for) Unable to act (for) Unable to act for the reason that Will be happy to act unless this would conflict with general retainer for which please ascertain and let us know **Act** in accordance (with) Act on instructions (contained in) Act as you think best Who will act (for) (as) Acting in accordance with We are acting (for) We are not acting (for) There is no one acting (for) Are you acting for

Action (for)
Action pending
Take action
Immediate action
No further action
Appellants action

ABIRETUR
ABITAVERAS
ABITAVISSE
ABITAVISTI
ABIVERAM
ABIVERINT
ABIVISSEM
ABIVISSEM
ABIVISTIS
ABIVUNT
ABJECERAM

ABJECERUNT ABJECISSES ABJECISTI ABJECTIONI ABJECTORUM

ABJICERE ABJICERENT ABJICIANT ABJICIARIS ABJICIEBAM ABJICIETIS ABJICIMINI ABJICITOTE ABJICITUR ABJICIUNTO **ABJUDICABO** ABJUDICANS ABJUDICENT ABJUNCATIS ABJUNCENDI ABJUNCIMUS ABJUNCITO ABJUNXISSE ABJURABO ABJURANTUR **ABJURASSO** ABJURATAE ABJURATOTE ABJURATUM ABJURAVERO

Respondents action Action dismissed Dismissal of action Delay action (until) Action proceeding Action on contract Avoid action

Address (of) [See "Cable"]
To what address are letters and (or) telegrams to be sent
Think you can obtain address from
Letter addressed to

Do you adhere to your instructions [See "Instructions"]

Admit(s) that Do(es) not admit (that)

Will require an advance (of \mathcal{L}) Draw on me (us) for advance required

Advice (of)
Advice of Counsel
Get best advice possible
Please give best advice (to)

Advise us (me) [See "Think," "Opinion"]
Advise(s) to
Advise(s) not to
Advise(s) against
Advise(s) in favour of
Advise(s) amendment (of)
Advise(s) amendment of Case
Advise(s) amendment of Petition
Advise(s) that it is worth while to proceed
(with)

ABJURAVI ABJURETIS ABLAQUEAS ABLAQUEAVI

ABLATAE ABLATORUM

ABLATURAE ABLECABIS ABLEGABUNT ABLECAMINI ABLECANDUM ABLECANTEM ABLEGATOTE ABLEGATUM ABLECAVI ABLICURIAM ABLICURIRE ABLIGURITU ABLICURIVI ABLOCABANT **ABLOCAMUS** ABLOCANDUM ABLOCANS ABLOCANTUR ABLOCAREM ABLOCARERE ABLOCATIS ABLOCATOTE ABLOCENT ABLOCOR ABLUATUR ABLUDATIS ABLUDERER ABLUDIMUS **ABLUEBATIS**

ABLUENDUM ABLUERITIS ABLUIMUR ABLUISSEM ABLUITOTE ABLUSI Advise(s) to proceed with application

Advise(s) to oppose

Advise(s) against proceeding (with)

Advise(s) against proceeding with applica-

Advise(s) that it is useless (to)

Advise as soon as there is anything to re-

port

Have advised fully in letter (mailed on——) Keep us well advised Will keep you well advised

Condition of affairs

Is likely to affect
Is unlikely to affect

Affidavit of
Affidavit as to
Affidavit filed by
Affidavit with exhibit(s)

Affidavit to support application for

Affidavit verifying
Upon receipt of affidavit
Forward affidavit (as to)

Affidavit for the purpose mentioned (in)

Affidavit of service
Affidavit of documents

Affidavit of poverty [See "Pauper appeal"]

Affidavit of execution

Exhibited to the affidavit (of)

The judgment appealed from has been affirmed

- judgment affirmed [See "Judgment"]

Agents for Appellants
Agents for Respondents
Agents for Petitioner(s)

ABLUTAE ABNATABAM ABNATAMINI ABNATATOTE

ABNATAVI ABNATENTUR

ABNECABIT ABNECATOTE ABNECATUM ABNECAVERE

ABNODABAM ABNODABUNT ABNODANDUS ABNODARERE ABNODATOR **ABNODATURA** ABNODAVIT ABNUAMINI ABNUANTUR ABNUERIS ABNUTORUM **ABOLEANT ABOLEBITIS ABOLEMUS** ABOLESCERE ABOLESCEVI **ABOLETIS** ABOLLARUM **ABOLLIS ABOLUERAT** ABOLUISSE **ABOLUISTIS** ABOMINARI ABOMINATAM ABOMINATUR ABORERIS ABORIATUR ABORIEBAR ABORIMUR ABORIRI

ABORTANDUM

Who are Appellants' (Petitioners') Agents Who are Respondents' Agents

Who are Agents for

Name of Appellants' (Petitioners) Agents
(is)

Name of Respondents' Agents (is)
Their (his) Agents (Solicitors) at your
City

Agents for Intervenants

To agree (with ——) (to) [See "Arrange," "Consent," "Concur," and "Undertake"] Will agree (to) Will not agree (to) If you agree

Refuse(s) to agree (to)
Agree only upon condition that
Unless they (he) agree(s) (to)

Cannot agree to

Is it agreed by both (all) parties (that)
It is agreed by both (all) parties (that)

In the absence of any agreement

Agreement between (—— and ——)

Is (are) allowed

Alteration (of) [See "Authority"]
Alteration desirable
Alteration(s) desired
Requires alteration
Formal alterations
Alterations mainly formal
'Slight alterations
Slight formal and verbal alterations
Numerous alterations
Substantial alterations
Think(s) alterations desirable
Think(s) alterations unnecessary
Alterations satisfactory
Approve(s) alterations
Alterations not satisfactory

ABORTARENT ABORTATEM ABORTATOTE ABORTAVIT

ABORTAVIT
ABORTIONEM
ABORTIVUM
ABORTUS

ABORTUS
ABRADATIS
ABRADEBARE
ABRASUS
ABRIPIATIS
ABRIPIOR
ABRIPITOTE
ABRIPIUNTO
ABRIPUIMUS

ABRIPUISSE ABRODANTUR

ABRODEMINI ABRODENDUM ABRODERE ABRODERENT ABRODIMUS ABRODITE ABRODITOTE ABRODOR ABRODUNTO **ABROCANS ABROGANTIS** ABROCARENT ABROCATOTE ABROCATUM ABROGAVIT ABROSERAM ABROSISSET ABROSISTIS

ABRUMPEMUR ABRUMPENDO

ABRUMPATUR

ABROSIT

ABROSUM ABROTONUM Make alteration(s)
Make no alterations

Make no substantial alterations
Make any alterations thought desirable

(by)

The alternative is
In the alternative
What is the alternative
No alternative

Leave to amend
Amend so as to ——
As amended
Can be amended

Amendment [See "Authority"]

"Alteration" and

Amount is \$_____Amount is \$_____Probable amount is \$____Probable amount is \$_____Probable amount is \$_____Probable amount

To the amount (of)

Ancillary provision Ancillary thereto

Some anxiety
Serious anxiety
No anxiety
Little anxiety

Appeal (from) [See "Hearing," "Set down," "Judgment," and "Result"] Cross appeal

Appeal and cross appeal

ABRUMPERE
ABRUMPITIS
ABRUPERUNT
ABRUPISSEM
ABRUPISTI
ABRUPTAE
ABRUPTUS
ABSCEDAMUR
ABSCEDATIS
ABSCEDATIS
ABSCEDENDO
ABSCEDERE
ABSCEDITUR
ABSCEDUNT

Appeal as of right
Appeal by special leave
Appeal in formâ pauperis
Appeal from Supreme Court of Canada
Appeal from Court of the Province (of*)

Appeal set down
Result of appeal (is)
Our appeal
Consolidated appeals [See "Consolidate"]

Appeal Book(s)
Appeal Book(s), Judgment, and Judges'
Reasons

ABSCESSIT
ABSCIDEREM
ABSCIDETIS
ABSCIDISSE
ABSCIDITE
ABSCINDANT
ABSCONDIDI
ABSCONDITE
ABSCONSUM
ABSILIAMUR

ABSILIENTI

ABSILIERIS

ABSILIRENT

ABSILITIS

Enter appearance Enter appearance for Appellant(s) Enter appearance for Respondent(

Enter appearance for Respondent(s)
Has(ve) appearance(s) been entered (for)
Have entered appearance (for)

Delay entering appearance
The Appellant(s) ought to enter appear-

ance (by)
The Respondent(s) ought to enter appearance (by)

Appellants have not yet entered appearance

Respondents have not yet entered appearance

Neither party has (none of the parties have) entered appearance

Appeal will not be included in list unless both parties enter **appearance**, Appellants lodge Petition of Appeal and both parties lodge their Cases before the list closes (on ———)

ABSILITOTE

As soon as appearance entered Case Notice may be served [But see under "Case Notice"]

^{*} The Province from or to which the message is sent will be understood unless otherwise stated.

ABSILUISSE

Take steps to compel Respondent(s) to enter appearance

ABSILUISTI ABSINTHIUM Last day for appearance is

The Appellant must enter appearance within two months after the arrival of the Record at the Council Office. In default the appeal stands liable to dismissal without Order upon Notice by Registrar of the Privy Council.

ABSISTAMUR

The Respondent, where it appears from the Record or from a certificate of the Registrar of the Court appealed from that he had notice of (a) the order allowing appeal or granting special leave and (b) the despatch of the Record to England must enter **appearance** within three months from the date of the lodging of the Appellant's Petition of Appeal. In default the appeal may be set down exparte.

ABSISTANT

Registrar's Certificate forwarded showing Respondent(s) had the notice mentioned in the last phrase so as to enable this appeal to be set down if (he) they do(es) not enter appearance

ABSISTARIS

Please have the certificate referred to in the last phrase forwarded so as to enable the appeal to be set down ex parte in case the Respondents make default in entering appearance

ABSISTATIO

If it can be shown to the satisfaction of the Judicial Committee that a Respondent does not intend to enter appearance the appeal may, at Appellant's risk, be set down ex parte

ABSISTEBAM

Appearance ought to have been entered

ABSISTENS

Enter appearance pro forma for and advise Registrar that it is not proposed to lodge any Case on behalf of

ABSISTITIS

instruct(s) you to notify the Registrar that they (he) do (es) not intend to enter appearance

ABSISTITUR

ABSISTUNTO ABSOLUTUM ABSOLVATIS ABSOLVEBAS ABSOLVERIS ABSOLVIMUS ABSOLVISSE

ABSOLVIT

ABSONAE
ABSORBEAM
ABSORBERE
ABSORBETIS
ABSORBUI
ABSORPSERO
ABSORPSIT
ABSORPTUM
ABSTABATIS
ĀBSTABERE
ABSTABITUR
ABSTABUTUR

ABSTAMINI
ABSTAMUS
ABSTANTO
ABSTARE
ABSTAREMUS
ABSTATOTE
ABSTATURUM
ABSTENTUM
ABSTERGEAS

Appellants

Appellant(s) is (are)

Appellants application (to)

On behalf of the Plaintiffs who are the Appellants in the Privy Council

On behalf of the Defendants who are the Appellants in the Privy Council

Appendix of documents
Appendix of Statutes
Appendix to Appellants Case
Appendix to Respondents Case
Appendix to Petition

Application (for)

Joint appendix (of)

Application for special leave to appeal [See "Caveat," "Leave to Appeal," and "Petition"]

Application by Counsel
Application for leave to cross-appeal
Application to dismiss
Make application

Intend making application

Oppose application

Do not oppose application
Consent to application

(Petitioner) is (are) expected to apply to the Privy Council for special leave to appeal from a judgment of the Supreme Court of Canada. You are instructed to lodge a Caveat and oppose application on behalf of Respondent(s) whose name(s) is (are)

ABSTERCEBO

Petitioner) is (are) expected to apply to the Privy Council for special leave to appeal from judgment of Provincial Court. You are instructed to lodge a Caveat and oppose application on behalf of Respondent(s) whose name is (are)—

ABSTERCERE

On application to Privy Council for leave to appeal from Provincial Courts it is generally necessary to show that formal application to Provincial Court for leave to appeal has been duly made and refused

ABSTERREAM

———is applying for special leave to appeal. Is application opposed (by)
It is intended to oppose application

ABSTERRUIT ABSTERSERO

If application opposed cable instructions and mail papers

ABSTINEBAS

If application opposed mail instructions and papers

ABSTINERE ABSTINUI Instruct Counsel oppose application
Attend on hearing of application and report without instructing Counsel

ABSTITERIS
ABSTITI
ABSTITISSE
ABSTITISTI
ABSTITUM
ABSTRACTAE
ABSTRAHAM

Special application can be made Make special application
Upon special application
Fear special application useless
Result of application (is)

ABSTRAHERE ABSTRAHIS Application heard, leave granted
Application heard, leave granted on the
usual terms

ABSTRAHITO

Application heard, leave refused
Application heard, leave refused with
costs to Respondents

ABSTRUDAM

On the hearing of the **application** the Committee sometimes indicate that leave to appeal will only be granted upon condition that the Petitioners' Counsel gives an undertaking to pay the Respondents' costs of the Appeal in any event.

Will you authorize Counsel to give the undertaking mentioned in the last preceding phrase if on the hearing of the application he considers it advisable to

do so.

ABSTRUDERE

Application heard, leave granted on the Appellant undertaking to pay the Respondents costs in any event if the Committee see fit.

ABSTRUDIS

Application heard, leave granted to appeal, in forma pauperis

ABSTRUDITO

Application heard, leave to appeal granted, but limited to the question (of)

ABSTRUSIT ABSTRUSUM ABSTULERIM ABSTULISTI ABSUMAM ABSUMAMINI ABSUMATIS Application dismissed
Application granted
When can application be made
When will application be heard

Application will be heard (on)
Application will probably be heard (about)
Application can come on at any time during the Sittings subject to Committee's convenience and (if a Caveat is lodged) to the Respondents having reasonable notice*

ABSUMEBARE

Opposed **applications** are not usually heard (except by consent) until ten days after the filing of the petition

ABSUMENTIS ABSUMEREM ABSUMIMUS ABSUMITOTE

Application opposed
Application unopposed

ABSUMUS

Advisable to oppose application

Application to be excused from compli-

ance (with)
A Respondent who successfully opposes
an application is ordinarily allowed his
costs

ABSUNT
ABSURDAM
ABUNDANTIA
ABUNDANTUR
ABUNDARENT
ABUNDATIO

Application to the Registrar Apply (to) Apply to your Court

Do not apply (to) Consider it useless to apply (to) Liberty to apply

Expect (———) will apply for special leave to appeal

ABUNDATUM ABUNDATURA ABUNDAVI ABUNDETIS ABUSIBUS ABUSUMOS

The Registrar has appointed Arrange appointment Have arranged appointment

Arbitration clause
Se next phrase.

ABUSUMUM The argument (of) [See "Hearing"] ABUTEREMUR Upon the argument (of) ABUTERIS Argument completed to-day ABUTIMUR Argument completed to-day Respondent(s) **ACANTHARUM** not called on Argument completed to-day Appellant(s) ACANTHIDEM not called on in reply ACANTHINAE Copy argument (of) Mail copy shorthand report of argument ACAPNIS Transcript of shorthand note of argument ACATIORUM (of) Shorthand note of argument taken, do you ACCANTABAM require a copy Do you require a copy of the oral argu-ACCANTABIT ment (to cost about &----) **ACCANTAMUS** Think copy of shorthand report of argument should be obtained ACCANTANDI What will copy of the argument cost Copy argument will cost about £— ACCANTANS No shorthand note of argument taken ACCANTANTO Have shorthand note of argument taken ACCANTARE Argument commenced to-day and ad-ACCANTARIS journed (until——) Argument continued to-day and adjourned ACCANTATOR (until——) During the course of the argument ACCANTATUM **ACCANTAVI** ACCANTEMUR Can you arrange (to) [See "Agree," ACCANTETIS "Concur," and "Consent"] ACCEDEBAM Can arrange (to) ACCEDENTIS Cannot arrange (to) ACCEDERENT Cannot arrange without concurrence of agents for other side ACCEDIS Can you arrange with our opponents (to) ACCEDITOTE Can you arrange to have instructions sent by our opponents to their London Agents (to) ACCEDITUR If Agents for other side instructed could try to arrange jointly The Registrar will arrange (that) ACCEDUNT

ACCELEREM

ACCENDATIS ACCENDEBAS

ACCENDEMUR ACCENDERE ACCENDI ACCENDISSE ACCENDORIS ACCENESIS ACCENSARUM ACCENSEANT ACCENSEREM ACCENSUIT **ACCEPIMUS** ACCEPISSES ACCEPISTI **ACCEPTABAM** ACCEPTABIT ACCEPTAE ACCEPTANDI ACCEPTARET ACCEPTATIS **ACCEPTEMUS** ACCEPTOR ACCERSATUR ACCERSERE ACCERSIANT

ACCERSIENS
ACCERSIREM
ACCERSITAE
ACCERSITIS
ACCERSIVIT
ACCESSIBUS
ACCIDAMINI
ACCIDAMUS
ACCIDEBARE
ACCIDENTIA
ACCIDENTIA
ACCIDENTIA
ACCIDENTUR
ACCIEBATUR
ACCIEBATUR
ACCIEBIMUR
ACCIEBETUR

Have arranged with our opponents (to)
Have arranged for instructions to be sent
by our opponents to their London
Agents (to)

The Registrar has arranged (that)
Expected to be arranged (that)
As at present arranged
Arrangement(s) has (have) been changed
Arrangement is liable to change
By special arrangement
In the absence of a special arrangement
No change in arrangement
Sudden change in the arrangements

Will it be safe if I (we) arrive by Have (has) arrived Have (has) not arrived

As to As soon as As and when

Ascertain (if) (whether)
Ascertain and cable
Ascertain and cable at our (my) expense
Unable to ascertain

ACCINCAMUR ACCINCEBAM ACCINCENS ACCINCERET ACCINCETIS ACCINCIMUS ACCINCITOTE ACCINCITOTE

ACCINXI
ACCIPIABOR
ACCIPIATIS
ACCIPIEBAM
ACCIPIEMUR
ACCIPIMINI
ACCISAE
ACCISEAT
ACCITIBUS
ACCITUIT
ACCIVI
ACCLAMABAM
ACCLAMANDO

ACCLAMARER ACCLAMAVIT

ACCLAMETUR

ACCLINABAM

ACCLINABOR ACCLINANS ACCLINARET

ACCLINATAE ACCLINAVIT ACCLINEMUR ACCLIVITAS ACCOLAMINI ACCOLATIS ACCOLEBARE ACCOLENDUM ACCOLERERE ACCOLERERE To ask (to) Will ask (to) Have asked (to)

Assuming that

Attorney-General for Canada (Minister of Justice)

Attorney-General for Alberta

Attorney-General for British Columbia Attorney-General for Manitoba

Attorney-Ceneral for New Brunswick Attorney-Ceneral for Nova Scotia

Attorney-General for Ontario

Attorney-General for Prince Edward Island

Attorney-Ceneral for Quebec

Attorney-Ceneral for Saskatchewan

Attorney-General (for)

Authority to [See "Alterations" and "Case"]

You have our authority (to)
You have our authority to amend in ac-

cordance with

Have we your **authority** to make slight verbal and formal amendments

Authority notwithstanding alterations to sign case on behalf of

Will you authorize us (to)
Will you authorize amendment

Authorize you to make amendment(s) considered necessary

Avoid an action (if)
Cannot avoid
Endeavour to avoid
To be avoided

Await advice (from)
Awaiting instructions (from)

ACCOLUISSE ACCOLUNTUR Bank Bank Branch ACCREDAMUR Bank London Office ACCREDATIS Bank of ---ACCREDENS London Agents of the Bank (of -ACCREDIDIT Agents of the Bank (of -ACCREDITOR (at _____) ACCREDUNTO To be ACCRESCITE Will be ACCREVISSE May be **ACCUBABAM** Will not be ACCUBABARE ACCUBAMINI May not be ACCUBANTOR Can be ACCUBARERE Cannot be **ACCUBATURA** Has (have) been ACCUBITUM ACCUBUISSE Not before Unlikely before ACCUBUISTI ACCUDAMUR ACCUDAR On behalf of -On our behalf ACCUDENDO ACCUDENS On your behalf ACCUDIMINI ACCUDISSEM Bound set of proceedings ACCUDISTIS **ACCUMBATIS** Breach of ACCUMBEBAS ACCUMBENDI Breach of Contract Breach of duty (to) ACCUMBERES Breach of trust ACCURABANT ACCURABAR ACCURANDUM Brief [See also "Counsel," "Instruct," ACCURANS and "Retain"] Brief _____ as Counsel ACCURANTO Brief — and — ACCURANTUR ACCURARET Brief _____ K.C. and suitable Junior ACCURATOTE Brief (-K.C.) as Senior Counsel: Canadian Counsel will act as Junior ACCURAVI **Brief** Senior Counsel Brief Junior Counsel only

ACERBITATI

ACHETARUM Brief Senior and Junior Counsel ACHNADIS **Brief** whom you think best Whom shall we brief (for) ACIBUS ACLIDIBUS Shall we brief a leader ACOPORUM Watching brief (for) ACQUIESCAM Has returned brief ACQUIRAMUR Brief returned on account of ACOUIRATIS Involve(s) the obligation to deliver a brief on the argument Brief instead **ACQUIREBAM** ACQUIRERER To be **briefed** (for) ACQUIRITOR Who briefed (for) ACRETOR ACRITUDINI By cable [See "Address," "Ascertain," **ACROASIBUS** "Code," "Reply," and "Instructions"] ACTEBATOR Cable if ACTITABUNT Cable whether ACTITARENT Cable unless ACTITATOTE Cable only if ACTITATUM Cable as soon as ACTITATURA Cable prospects (of) ACTITAVIT Cable result ACTITURUS Cable full particulars when judgment delivered Cable the address (of ———) ACTUARIUM ACUAMINI Cable particulars ACUANTUR Cable full particulars Cable fully ACUEBAMINI Cable whether you approve ACUEBARIS Do not cable unless ACUENS ACUENTEM Unnecessary to cable reply ACUEREM Awaiting reply by cable Will cable at earliest possible moment ACUEREMINI (after) ACUERENTUR Why do you not cable Cable as soon as anything occurs ACUERITIS ACUISSENT Will cable result as early as possible Do not hesitate to cable freely ACUISTI Will cable again as soon as can get more ACUMINIS definite information ADAEQUABAM Hope to be in a position to cable definitely (next) ADAEQUANDO Our cable address is ———

ADAEQUANS ADAEQUATAS ADAESTUATU ADAGGERABO

ADACCERARE ADACCERAVI

ADALLICARE

ADALLICAVI ADALLICENT ADAMBULABO ADAMBULARE

ADAMBULAVI

ADAMBULENT ADAPERIAM ADAPERITIS ADAUCEBAS ADAUCENS ADAUCENTIS ADAUCETE ADAUXERAM ADBIBAMINI

ADBIBAMUR

ADBIBANTUR
ADBIBEBANT
ADBIBEBARE
ADBIBENDUM
ADBIBITUM
ADDENSABAM
ADDENSABIT
ADDENSANS
ADDENSAVI
ADDIVINABO
ADDIVINARI

Our cable address is "Emigre London" What is your cable address

Cabled you on —

Cabled you (on——) please reply
Unable to explain within the limits of
a cablegram

Cablegram received and contents noted
Cablegram received and will act accordingly

Have carried out instructions contained in your cablegram (of)

Cable(s) as follows

Respondents called on only in regard to—
[See also "Argument" and "Stopped"]
Appellants called on in reply but only in regard to——

Can we We can If we can Unless we can We cannot

Canadian Law Library in London
Is (are) in the Canadian Law Library in London
Is (are) not in the Canadian Law Library in London

The Case (of)
Printed Case
Appellants' Case
Appellants' Case has been lodged
Appellants' Case has not been lodged.'
Respondents' Case
Respondents' Case has been lodged
Respondents' Case has not been lodged
Cases lodged and exchanged
Case(s) must be lodged (by)

ADDUCAMINI	Our opponents Case as lodged includes
BACKWAY CO.	contention(s) (that)
ADDUCAMUR	Lodge Case
ADDUCARIS	Lodge Case and set down appeal
ADDUCENDUM	When may we expect Case
ADDUCENTEM	Case received
ADEDAMINI	Case not received
ADEDAMUR	Case not received list closes ———
ADEDARIS	Case just received
ADEDEBARE	Case arrived too late
ADEDEBATIS	Case forwarded to you
ADEDERERE	Cable when Case despatched, which ex-
	press Company (if sent by express) and
	on which ship
ADEDIMUS	Case forwarded by mail (per S.S.——)
ADECERATIS	Case forwarded by (
	Case forwarded by (———————————————————————————————————
ADECERE	Draft Case forwarded
ADECERIM	Has Case arrived
ADECISSENT	Case not arrived this may prevent setting
	down of appeal
ADEMERAMUS	The Cases of both (all) parties have been
	lodged and the appeal set down in the
	list for hearing at next Sittings (com-
	mencing ————————————————————————————————————
	"Set down"]
ADEMERITIS	If to be heard next Sittings forward Case
	immediately
ADEMERO	Case not in accordance with usual form
ADEMPTUS	Draft Case very informal
ADEQUITARE	Case requires alteration
ADEQUITENT	Think(s) it desirable to amend Case
ADESSENT	The Case has been settled and signed
	(by——)
ADESSETUR	Cable authority to append your signature
	to Case as finally settled [See
	"Authority"]
ADESTE	May your signature to Case stand not-
	withstanding alterations
ADESTUR	Understand our opponents Case will not
	be ready in time for Sittings
ADESURITO	Case must be signed by at least one
	Counsel who will be present at the
	argument

ADESURIVI ADFRACTUM ADFRANÇANT ADFRANÇARE ADFRANÇENS

ADFRECERAM ADFRECERO ADFRECI

ADFRECISTI ADGEMAM

ADCEMANT ADCEMATIS ADCEMEBANT ADCEMEBAS

ADCEMENDUM

ADCEMENS

ADCEMENTIS

ADCEMERENT ADCEMERES ADCEMITE ADCEMITOTE ADCEMITUM

ADCEMUERAM ADCEMUERIT

ADCEMUERO

ADCEMUI ADCEMUIMUS ADCEMUISSE ADCEMUISTI ADHAEREANT ADHAEREBAM ADHAEREBO Print Case here
Case printed here
Are you printing Case
Case being printed

Delay printing Case until receipt of letter

Hold Case for further instructions

Holding Case for instructions Cannot complete Case until receipt (of) Wrote with suggestions for amendment of

Shall we instruct Counsel here to settle

uase

Instruct Counsel to settle Case
Instruct — to draft Case
Instruct — to settle Case

Instruct ____ K.C. and a junior to

settle Case

Instruct English Junior Counsel for the purpose of settlement of Case only

- paragraph of the Appellants

Case

- paragraph of the Respondents

Case

reason in the Appellants Case reason in the Respondents Case

Case in the Supreme Court

Case and factums

Case, factums, judgment, and judges reasons

Special Case

Sixty copies Case required

It is not proposed to lodge any Case on behalf of

Who will settle and sign Case Forward draft Case for approval

Case Notice*

Case Notice* served

Case Notice* not served

obee next page.

ADHAEREMUS ADHAERENS	Serve Case Notice* Lodge case and serve Case Notice*
ADHAERERET ADHAERETE	Do not serve Case Notice* Lodge Case and serve Case Notice* if
	necessary to ensure hearing at (——) Sittings
ADHAERETIS	Cannot serve Case Notice* until opponents
	enter appearance. They are not bound to enter appearance until
ADHAESERE	Case Notice* cannot be served until (—
ADHAESERIS	To ensure hearing at () Sittings
ADHAESISSE	Case Notice* must be served by ———————————————————————————————————
	means of Case Notice* our Case should be lodged by
ADHALABARE	Our opponents threaten to serve Case
ADHALABIS	Case cannot be lodged or Case Notice*
	served until Petition of Appeal lodged and Record printed
ADHALABOR	Must lodge own Case before serving Case Notice*
ADHALAMINI	Case orders no longer issued; the proce-
ADHALAMUS	dure is by Case Notice* In order to get the appeal included in the
	list by means of a Case Notice* we must serve the Notice a clear month
ADUALANO	before the list closes
ADHALANS ADHALARERE	
ADHALARO ADHALASSEM	
ADHALASTIS	Caveat [See "Application," "Leave to Appeal," and "Petition"]
ADHALEMUR	is expected to apply for special
	leave to appeal: File a Caveat (on behalf of)
ADHIBEANT	A Caveat must be filed if it is desired to oppose the application
ADHIBEAS	Have filed a Caveat (on behalf of)

^{*}A party who has lodged his own Case, may after giving three clear days' notice of lodging, serve the opposite party with a Case Notice requiring the latter to lodge his case within one month. In default the appeal may be set down ex parte. Nevertheless the party in default may lodge his Case at any time before the hearing.

ADHIBEBUNT ADHIBEMINI ADHIBENS ADHIBENTUR

ADHIBERER ADHIBETOR ADHIBUTEL ADHIBUTEL

ADHIBUI
ADHIBUISSE
ADHINNIANT
ADHINNITIS
ADHINNITUM
ADHORTABAR
ADHORTAMUR
ADHORTARER
ADHORTARER
ADHORTETUR
ADICAMINI
ADICAMINI
ADICANT
ADICATIS
ADICEBARE

ADICENDUM ADICENS

ADICENTIS ADICERERE ADICERETIS

ADICUNTO ADIMEMINI ADIMIMUS A Caveat has been filed (on behalf of)
No Caveat has been filed

A Caveat was filed on -

File a **Caveat** and instruct Counsel to oppose

Have filed Caveat; will keep you advised

Shall we file a Caveat Do not file a Caveat

Caveator is entitled to be served with copy petition and to be heard by Counsel in opposition thereto, but cannot delay hearing for more than ten days

- per cent.

Not yet certain Almost certainly Impossible to ascertain with certainty

Certificate of filing of appeal Certificate of taxation Certificate of title

Absolute certificate of title subject only to statutory exceptions (See Act Section

Certificate subject to

Counsel's certificate that there are reasonable grounds [See "Pauper"]

Can you have certificate forwarded (that)

Certificate forwarded

Gertificate of Registrar of Court appealed from that Respondent has notice of Order granting leave (or special leave) and of despatch of Record [See under "Appearance"]

Certified copy (of) Certified by

Certified by Registrar

Certified copy of proceedings [See "Transcript"]

ADIAGRAMIA	
ADJACEATIS	
ADJACEBAS	
ADJACENDUM	City of——
ADJACEREM	
ADJACETOTE	Statement of Claim
ADJACUERIS	Amended Statement of Cla
ADJACUISSE	
ADJECI	
ADJECISTIS	Will close (on)
ADJUCABAS	Will not close before
ADJUCABERE	Closed on
ADJUCABO	
ADJUCAMINI	
ADJUGAMUS	Civil Code (Quebec)
ADJUGANS	Code of Civil Procedure
ADJUGANTIS	Municipal Code
ADJUCANTO	Code Napoleon
ADJUGATOTE	The Criminal Code
ADJUCAVERO	The P.C. Cable Code
ADJUGAVIT	The other code used is —
ADJUCETIS	The other code used is A.B.C. Code 4th
	Edition
ADJUTABIS	The other code used is A.B.C. Code 5th
	Edition
ADJUTAVERE	The other code used is the Atlantic Code
ADJUTEMINI	The other code used is Bedford McNeill's
	Code
ADMETIARIS	The other code used is Lieber's Code
ADMETIEBAR	The other code used is Moreing's Code
ADMETIEMUR	The other code used is Moreing and
ADMETTEMON	Neal's Code
ADMETIMINI	The other code used is Moreing and Mc-
ADMETIME	Cutcheons Code
ADMETIRERE	The other code used is Western Union
ADMETHICAL	Code
ADMETITOR	Repeat the ——— word(s) in your code
ADMETHOR	message
ADMIRABARE	word(s) in my (our) code mess-
ADMINADANE	age is (are)
ADMIRABILI	Cannot decode your message. What code
AUMINADILI	are you using
ADMIRAMINI	See note in P.C. Code page —
ADMIRATA	See P.C. Code under the word
ADMIRATORI	Sec 1.0. Jour under the word
ADMINATORI	

ADMIRENTUR ADMISCEANT ADMISCEARE ADMISCEBAS **ADMISCENS** ADMISCETUR ADMISCUIT ADMISIT ADMITTAM ADMITTAMUR ADMITTATIS ADMITTEBAM ADMITTERIS ADMITTETUR ADMODERARI ADMODERERE ADMOLIARE

ADMOLIEBAR ADMOLIMINI ADMONEANT

ADMONEARE

ADMONEATUR

ADMONEBERE ADMONEBIS ADMONENS ADMONENTIS ADMONERES ADMONETOTE ADMONUERIT

ADMONUERO ADMONUISSE ADMORDEAR ADMORDEBAM

ADMORDETIS

ADMORDISSE

Will come on

Expected to come on about

Are you coming [See "Arrive"] Who is (are) coming If you are coming

Will commence on

Railway Commission

The Commission depositions and exhibits per cent. Commission

The Commission, depositions (and exhibits) were (will be) despatched on Commissioner to take evidence

Appointed **Commissioner** to take evidence Will you act as **Commissioner** to take evidence

Commissioner for taking affidavits for use in _____

A Commissioner for the Province will do instead of a Notary Public

Compelled to Cannot be compelled to

Concur with you [See also "Agree," "Arrange," "Instruct," and "Consent"]
Concur with us

Concur with you in making application
Concur with us in making application
Concur with Solicitors for the other party
(parties)

See whether the Solicitors for the other party (parties) will concur (in)

Will our opponents instruct their agents here to concur (in)

ADMORDISTI

ADMORDITUM
ADMUGIANT
ADMUGIANT
ADMUGIATIS
ADMUGIENDO
ADMUGITOTE
ADMUGIUNTO
ADMUTILARE
ADMUTILARE
ADMUTILANT
ADNUBILANT
ADNUBILATU
ADNUTABERE
ADNUTABERE
ADNUTABOR
ADNUTAMINI

ADNUTAMUR ADNUTANDO ADNUTANS ADNUTATES ADNUTATUM ADNUTATURA ADNUTATURA ADNUTAVI ADNUTEMUS ADNUTENTUR ADNUTENTUR ADNUTRIANT

ADNUTRIAR ADNUTRIERE ADNUTRIMUS ADNUTRIREM ADNUTRITIS ADNUTRITUR ADNUTRIVIT

ADOLEAMINI

ADOLEAMUS

ADOLEANTUR

Our opponents agents are instructed to concur (in)

Useless unless both parties concur (in) Can be done if both parties concur (in)

Agree to condition(s)
Condition sine qua non
Upon condition(s) (that)
Except upon condition that
Without conditions

To consent (to) [See "Agree," Arrange," and "Concur"]

Do you consent (to)
Will you authorize us to consent (to)
You are authorized to consent (to)

Will opponents consent (to)
Our opponents will consent (to)
Our opponents will not consent (to)

Our opponents ask us to consent (to)

Can you obtain consent
With our consent
Without our consent

With the consent of agents for the other side

By mutual consent

Consent of agents for both parties.

Consent to revivor Consent to withdrawal

Consent upon condition(s) (that)

Do not consent (unless)

Will our opponents instruct their agents here to consent (to)

Our opponents will instruct their agents to consent (to)

Instructions are being sent to our opponents agents to consent (to)

Think we should **consent** subject to our costs being provided for

Consent subject to costs being provided ADOLEBAMUR for By giving consent Counsel fees will be **ADOLEBARE** saved to both parties **ADOLEBATIS** Think it useless to oppose and suggest giving consent **ADOLEREMUS ADOLERERIS ADOLERES** In consequence of **ADOLUERIS** Consider(s) it important [See "Think"] ADOLUIT Consider(s) it advisable ADOPTABARE ADOPTANTIS Consider(s) there is a good chance (of) Consider(s) there is no prospect (of) ADOPTARERE Full consideration **ADOPTAVERO** ADOPTAVI ADOPTETIS Appeals should be consolidated ADORNABARE Order consolidating appeals Consent to consolidation of appeals ADORNAMINI ADORNAMUR Shall we give consent to consolidation of appeals ADORNANDI Is there any objection to the consolidation of the appeals Consolidation of the appeals would effect **ADORNANS** a considerable saving in expense ADORNANTIS Arrange Consultation (for) ADORNANTOR Have arranged Consultation (for) ADORNARAM ADORNARENT The contention raised on -ADORNARERE ADORNASSEM The contention(s) in Appellants Case (is) (are) The contention(s) in Respondents Case ADORNATOTE (is) (are) ADORNAVI -is (are) convicted on the charge ADORNEMUS (of) **ADORNETIS** ADRADAMINI Corporation of the City of — ADRADARIS Costs as between party and party [See ADRADEBAS also "Counsel fees," "Disbursements," and "Tax"] ADRADEMUS Costs as between Solicitor and Client

ADRADENS ADRADEREM ADRADERERE ADRADITIS ADRASERAM ADRASERE ADREPAMUS ADREPANT ADREPANTUR ADREPEBANT ADREPEBARE	Costs as taxed Costs and disbursements Costs not including disbursements Costs not including Counsel fees With costs Without costs Costs to be taxed and paid Costs not allowed No order as to costs The order in regard to costs is that Costs to the present Appellants in all Courts
ADREPEBAS	Costs to the present Respondents in all Courts
ADREPENDO	Undertaking as to costs [See "Application"]
ADREPENS	Our costs
ADREPENTES	Our opponents costs
ADREPEREM	The costs will be about £
ADREPERENT	To cost about £
ADREPIMINI	Pay costs
ADREPITIS	Pay taxed costs here
ADREPITOTE	Payment of costs
ADREPSERAM	Entitled to costs
ADREPSERE	Order will provide for payment of Appellants costs (£———)
ADREPSISSE	Order will provide for payment of Respondents costs (£————)
ADREPSISTI	Agree to pay opponents costs
ADREPSUNTO	Costs of the appeal incurred in Canada
ADULABARE	Costs of the appeal incurred in England
ADULANTUR	Each side to pay its own costs
ADULARERE	The costs taxable
ADULERIS	The costs have been taxed (at £——)
ADUMBRABIT	Will cost
ADUMBRABOR	Expected to cost about £
ADUMBRANDO ADUMBRARAT	Share the cost
ADOMBKAKAI	Costs in Courts below stand; no order as to costs here
ADUMBRARÉM	Do not ask for costs
ADUMBRARIS	Shall we ask for costs
ADUMBRARO	Shair we ask for oosto
ADUMBRASSE	

Counsel [See under "Brief," "Instruct," ADUMBRATUR and "Retainer"] ADUMBREM Counsel for Appellant (Petitioner) Counsel for Respondent ADUMBRETIS Counsel for Intervenant ADURAMINI Counsel for Mis-en-Cause ADURAMUS Canadian Counsel ADURARIS English Counsel ADUREBAM ADUREBAMUS Senior Counsel Junior Counsel **ADUREBANT** Senior and Junior Counsel ADUREBATIS English leading Counsel (K.C.) ADURENDI English Junior Counsel ADURENS Will a member of your firm be present as ADURENTES Counsel upon the argument ADURERERIS A member of our firm will be present as Counsel upon the argument Canadian Counsel will be instructed ADURERETUR Counsel briefed on the application would, ADURITIS if leave granted, be entitled to a brief on the appeal ADURUNTUR Leave choice of Counsel to you Who will be the **Counsel** (for) ADVECTABIS **ADVECTABO** - and - will be the Counsel ADVECTANDO (for) Counsel will arrive -**ADVECTANS** ADVECTARET Assistance of Canadian Counsel desired Canadian Counsel will go (come) over to ADVECTASSE ADVECTETIS - will go over to assist as Counsel ADVEHAMINI It will be necessary to have either an English or Canadian junior Counsel ADVEHANT Counsel advise(s) **ADVEHATIS** Counsel advise(s) against ADVEHATUR Counsel wish(es)

Senior Counsel's fees
Junior Counsel's fees
Fees of Senior and Junior Counsel
Counsel's fee on brief

If English Counsel desired suggest

ADVEHEBAM ADVEHEBARE ADVEHEMUR ADVEHITOTE

ADVELABAS

ADVELABIT

ADVELABERE

What will fees of Counsel amount to **ADVELAMUS** -fees apart from possible extra ADVELANS consultations, refreshers, etc., will probably amount to £-Counsel fees, including settling Case, ADVELAREM Brief fee, and consultations, but apart from possible extra consultations, refreshers, etc., estimated at £— ADVELATOTE Counsel fees estimated at £.— Counsel fees and other disbursements will ADVELEMINI probably amount to f.-ADVELENTUR Funds to cover Counsel fees ADVELETIS Impossible to proceed without funds cover Counsel fees and other disbursements (say £-Additional Counsel fees ADVENERUNT Counsel fees taxed at £-**ADVENIAMUS** Only two sets of Counsel fees are taxable ADVENIREM Receipt for Counsel fees required for pur-ADVENISTI pose of taxation The successful party can tax two Counsel ADVENIUNTO fees for settling the Case provided the case is settled and signed by two Counsel ADVENTABOR Cannot count on ADVENTAMUR ADVENTANTI The Counterclaim ADVENTARES Defendants Counterclaim ADVENTARIM ADVENTAVIT Counterclaim allowed Counterclaim dismissed ADVENTEMUS ADVENTETUR ADVERSABAR Courts in England ADVERSARER ADVERSERIS House of Lords Judicial Committee of the Privy ADVERSETUR Council Court of Appeal ADVEXERAM

High Court of Justice, King's Bench Division

High Court of Justice Probate Divorce

ADVEXERIT

ADVEXISTIS

ADVICILANS

High **Gourt** of Justice, Probate Divorce and Admiralty Division

High Court of Justice, Chancery Divi-

ADVICILEM ADVICILENT ADVOCABARE ADVOCABIT ADVOCABOR ADVOCABUNT **ADVOCAMUS ADVOCANS ADVOCAREM** ADVOCARERE ADVOCARI ADVOCASSES ADVOCATOTE **ADVOCATUM ADVOCATURA** ADVOCEMINI ADVOCENTUR **ADVOLVAMUS** ADVOLVAR ADVOLVATIS ADVOLVATUR ADVOLVENTI

Divisional Court
County Court

Courts of Canada

Supreme Court of Canada Exchequer Court of Canada Exchequer Court in Admiralty Railway Commission

Provincial Courts of Canada

Court of Appeal High Court of Justice Court of King's Bench

Court of King's Bench (Appeal Side)
Court of King's Bench in banc

Superior Court (District of ——

Superior Court in Review Supreme Court

Supreme Court in banc

Supreme Court, Full Court of

Territorial Court

Territorial Court in banc

Surrogate Court

Ultimate Court of appeal in the Province (of*)

ADVOLVERO
ADVOLVI
ADVOLVITOR
AEDIFICAVI
AEGRESCAM
AEGRESCERE
AEGRESCIT
AEGRESCO
AEGROTABAM
AEGROTABIT
AEGROTANS
AEGROTARES

Federal Court Court appealed from Courts below

To cover Expect will cover

Nominal damages Measure of damages

Date (of) [See table of days and months page 90]

AECROTATUM AECROTAVI AECROTEM AECROTENT AECROTETIS Date of hearing [See "Hearing"]

Date uncertain

Fix date (of)

Date fixed is

The date is

^{*}Unless otherwise stated read the Province from or to which the message is sent.

AEMULAMINI AEMULAMUR AEMULANTUR

AEMULARERE

AESTIMANDO

AESTIMANS AESTIMANTI AESTIMAREM **AESTUABAS AESTUABO** AESTUANT **AESTUANTIS AESTUARAT AESTUAREM** AESTUASSEM AETERNABIT **AETERNABO AETERNANS** AETERNARER AETERNARIM AETERNASSE AETERNAT **AETERNATOR**

AETERNEMUR AETERNENT **AETERNES** AETERNETIS AETITES AFFECERAM AFFEGERUNT AFFECISSES AFFECTABAM AFFECTABOR AFFECTAMUS AFFECTANT AFFECTAREM AFFECTARO AFFECTASSE AFFECTATUM AFFECTAVIT

If date changed will cable
Impossible to fix the date (of)
Impossible to fix the date: probably not before

Earliest possible date (is)

Necessary to decide
Consider it unnecessary to decide
You decide
Decided (to)
Not yet decided
Not expressly decided
Registrar has decided (to)
It has been decided (to)
Have (has) decided
Defer decision until

In default [See "Penalty"]
In default appeal set down ex parte
In default appeal liable to summary dismissal
In default other side may apply to dismiss
Appellants are in default

Defence (of) No defence Defence as amended

Respondents are in default

Defendant(s) — Appellant (s) Defendant(s) — Respondent(s)

Delay (until)

AFFECTEMUR AFFECTETIS

AFFICERIS AFFICIAMUR AFFICIENDO AFFICIENTI

AFFICIES **AFFICIETIS** AFFICIETUR **AFFICIMUS** AFFICIRERE AFFICITOR **AFFINGAMUS** AFFINGATUR AFFINCEREM AFFINCERIS AFFINCIMUR AFFINGITOR AFFINXISTI AFFIRMABAM AFFIRMABIT AFFIRMABOR **AFFIRMAMUS** AFFIRMARAS AFFIRMAREM AFFIRMASSE AFFIRMATUR AFFIRMEMUR

AFFLICTANS AFFLICTATU AFFLICTENT AFFLICTERE AFFLICATUR

AFFLICEMUR AFFLICENDI **Delay** action

Delay involves risk that Respondents may apply to dismiss

Without delay Wish to delay Cannot delay

Not safe to delay (after _____)
Delay taking any formal steps in the ap-

Delay taking any formal steps in the appeal as long as possible, but do not risk the appeal being dismissed

Suggest delay (until)

Do you desire I (we) desire If desired

The Court directs
The Judicial Committee directs
The Registrar directs
Mis-direction
Non-direction

Disbursements [See "Costs," "Counsel Fees," and "Tax"]

Disbursements including Counsel fees

Disbursements including Counsel fees
Disbursements not including Counsel fees

Take the necessary steps to discontinue the appeal [See "Abandon," "Dismiss," and "Withdraw"]

Notice of intention to **discontinue** appeal Appeal cannot be **discontinued** at this stage except by leave upon petition and the Respondents will be entitled to costs

AFFLICEREM AFFLICITIS AFFLIGITOR AFFLIGUNTO AFFLIXERAS AFFLIXERE AFFLIXERIT AFFLIXISSE AFFLUAMUS AFFLUENTEM AFFLUETIS

Our discretion Your discretion Counsel's discretion May we exercise our discretion Leave it to your discretion Leave it to discretion of Counsel

AFFLUITOTE AFFODERAT

Apply to dismiss [See also "Abandon," "Discontinue," and "Withdraw"]

AFFODEREM AFFODERERE Petition to dismiss

AFFODIAR

Appeal liable to summary dismissal unless Appellant enters appearance lodges petition of appeal (by) Consent to dismissal

AFFODIARIS **AFFODIEBAM** AFFODIENS

Consent to dismissal subject to provision being made in the order for costs Consent to dismissal without costs

Dismissed for want of prosecution Dismissed without Order

AFFODIENTI

Appeal dismissed for non-prosecution may restored upon application by petition

AFFODIETUR AFFODIMINI **AFFODISTIS** AFFODITE AFFODITOR

Appeal may be dismissed or Appellant put on terms Is (are) dismissed

AFFODITOTE AFFODIUNT **AFFREMAMUS AFFREMEBAM**

Do 50 Do not

AFFREMENS AFFREMERES AFFREMITE

AFFREMUERO

Doubtful if Doubtful whether

AFFREMUI AFFRICABOR AFFRICAMUS

AFFRICANDO

Sight draft Is being drafted Has been drafted Drafted and settled

Bank draft (on)

Draw on us (for £-

AFFRICANS **AFFRICANTI** AFFRICARAS AFFRICAREM **AFFRICARO** AFFRICASSE AFFRICAVIT AFFRICEMUR AFFRICUI **AFFUDERAM** AFFUDERIT AFFUDIT **AFFUNDAMUS** AFFUNDANT AFFUNDATIS AFFUNDENDO AFFUNDENS AFFUNDENTI AFFUNDITUR **AFFUNDUNTO** ACCERABOR ACCERAMINI ACCERANDAE ACCERANS ACCERARAS ACCERAREM ACCERARINT ACCERAVERO ACCEREBARE ACCERENTES ACCERIMUR

ACCERITIS
ACCERITOR
ACCERITOTE
ACCERUNTO
ACCRECABAM
ACCRECAMUS
ACCRECANDO
ACCRECANS
ACCRECANS
ACCRECARS
ACCRECARS
ACCRECARS

Have drawn on you (for £____)

Breach of duty (to)
No breach of duty (to)
Statutory duty
Stamp duty
Death duty
Succession duty
Estate duty
Probate duty

Effect is
To the following effect
Of no effect
What effect

Use best efforts

Not enclosed in our letter (of) Not enclosed in your letter (of) Enclosure(s) mentioned in your letter (of) Enclosure(s) mentioned in our letter (of)

Enlarge (the) [See "Extension"]
Enlarge the time for return of the Commission (until)

Essential (that)
Essential that we (I)
Essential that you
Essential that they (he)
Not essential (that)

Estimated at £______
Estimated at about £:_____

ACCRECEMUR

AGGREGERIT AGGREGETIS AGITABAMUR AGITABAR

ACITABARIS ACITABIMUS ACITABITIS ACITABITUR ACITAMINI ACITAMUS ACITARAMUS ACITARERE ACITARETIS ACITARETUR ACITASSENT ACITASSES AGITATOTE ACITAVERIT ACITEMUR AGITENT ACITENTUR ACITEREM ACITERENT ACITETIS ACNITUM ACNOSCAMUS ACNOSCARE **ACNOSCATIS** ACNOSCEMUR ACNOSCENDO ACNOSCENTI ACNOSCITE

ACNOSCOR ACNOSCUNT ACNOTIRE ACNOVERAM ACNOVERUNT ALBATOS ALBATUM ALBEANT Cannot give close estimate—probably about £-

Will exceed estimate
Will not exceed estimate
Can you give estimate
Impossible to give (get) estimate (without)

In any event In the event (of)

Evidence (of)
Obtain evidence (of)
Send evidence (of)
No evidence (of)

Examination (of)
Cross examination (of)
Re-examination (of)
Examination for discovery (of)
Upon examination (of)

Will exceed
Will not exceed

The executor(s) is (are)

Original Exhibits
Original Exhibits transmitted to the
Council Office

Heard ex parte

ALBEATIS **ALBEBAMUS** ALBECUS ALBENTEM **ALBEREMUS** ALBERETIS ALBESCATIS ALBESCENDO **ALBICABIS ALBICAMUS** ALBICANS **ALBICANTIS** ALBICARAS ALBICARIT **ALBICATURA** ALBICETIS **ALBUERAMUS** ALBUERANT ALBUIMUS ALBUISSES ALIENABARE ALIENABOR ALIENAMINI

ALIENARERE ALIENATUR ALIENEMUR ALIPEDEM ALIPTAE ALIQUAMDIU ALIQUAPIAM ALIQUAQUAM ALITARUM ALITOS ALIUBI ALLABAMINA ALLABEBAR ALLABENDAE ALLABERER ALLABERIS ALLABITOR ALLABORANT ALLABORARE ALLABORATU

When may we expect
When may we expect to receive
Cable when we may expect
Expect to
Expect to see you (on)
Do not expect (to)
Do not expect to be in —— (before)
Do not expect we shall be able (to)
Expect to be able (to)
It is expected that

Expedite hearing
Do nothing to expedite
Do everything possible to expedite
Can you expedite

Save expense [See "Costs"]
This will save expense
This might save expense
Useless to put the other side to the expense

Expense (of)
Extra expense
No extra expense
Heavy expense
Slight expense
Expense would be inconsiderable
Expense incurred
Do not incur expense

Explanation offered
Satisfactory explanation
No satisfactory explanation
If no satisfactory explanation

Express Company
Canadian Express Company
Dominion Express Company

ALLABORAVI ALLABOREM

ALLABOREST

American Express Company
Instruct Express Company to have parcel
forwarded from port of landing immediately on arrival by passenger
train

ALLABUNTUR ALLATRABIT ALLATRANDO ALLATRANS ALLATRANTI ALLATRARAM ALLATRARIS ALLATREMUR ALLATRENT ALLATRERE ALLATRETIS ALLAUDABAM ALLAUDABIS ALLAUDAMUS ALLAUDARAS ALLAUDAREM ALLAUDARI ALLAUDASSE ALLAUDATUR ALLAUDAVIT ALLAUDENT ALLECTABAM ALLECTABIS ALLECTAMUS ALLECTANS ALLECTANTI ALLECTARAS ALLECTAREM ALLECTASSE ALLECTATUR ALLECTENT ALLECTERE ALLECTETIS ALLECTURAM ALLECABANT ALLEGABERE ALLECANTES ALLECANTOR

Extend the time (until) [See "Enlarge"]
You may extend the time (until)
Extension (of)
Extension of time
Extension of time necessary (for)
Agree to extension
Have arranged extension (until)
Refuse extension
Unable to obtain extension

Possible extras

Factum(s)
Appellants' Factum
Respondents' Factum
Factums of both parties

In favour (of)

Fees of Counsel [See "Counsel fees"]

Final Order [See "King's Order"]
Final Order issued
Cannot delay issue of Final Order

ALLEGARENT

Force on the hearing [See "Hearing," "Set down," and "Expedite"]

ALLEGATIS
ALLEGATURA
ALLEGAVERO
ALLEGEMINI
ALLEGEMUR
ALLEGENDUM
ALLEGENT
ALLEGERET
ALLEGISTIS
ALLEGITE
ALLEGITOTE

Purely formal Largely of a formal character Formal objection(s)

ALLECUNTO ALLEGUNTUR ALLEXERAM ALLEXERE ALLEXERIS ALLEXIMUS ALLEXIT ALLICEREM ALLICERENT ALLICIAM ALLICIAMUR ALLICIARE ALLICIATIS ALLICIENDO ALLICIMINI ALLICIOR ALLICIRERE ALLICITOTE ALLICITUR ALLICUERAM ALLICUERIT ALLICUISSE ALLICUISTI ALLIDAMINI ALLIDAMUS

ALLIDANT

Forward by mail or if by express arrange with Company to forward from port of landing by passenger train immediately on arrival in port

Forwarded (on) [See also "Mail"]

Forwarded by mail (on)

Forwarded by express (on)

Has been forwarded (on)

Has it been forwarded

Will be forwarded
Will not be forwarded
When will it be forwarded
Have forwarded to their agents

Will give
Will you give
Unable to give
Will not give
May we give
You may give
Have given
Have not given

Grounds for opposing **Grounds** to be advanced in argument

ALLIDANTUR ALLIDATIS	Guardian ad litem Official guardian
ALLIDATUR ALLIDEBAM	
ALLIDEBARE	One half
ALLIDENTIS	Have you
ALLIDIMUR	Have you not Have (has) not
ALLIDUNTOR	Have they (has he)
ALLISERAT	They have (he has) We have
ALLISERIS ALLISERUNT	
ALLOQUARE ALLOQUENDO	Health of [See "Illness"] Telegraph health of
ALLOQUENTI ALLOQUETUR	Health gives cause for anxiety Health gives no cause for anxiety
ALLOQUITOR	Heard to-day [See "Date," "Expedite,"
	and "Postpone"]
ALLUAMUR ALLUANT	Part heard to-day and adjourned (to) Do you wish the appeal heard at an early
ALLUATIS	date Wish the appeal heard as early as possible
ALLUCEAM	The appeal stands————————————————————————————————————
ALLUCEATUR	at any time after ————————————————————————————————————
ALLOUENION	list of Canadian appeals to be heard on————————————————and following days (and
BILLIOPDIT	may be reached about ———)
ALLUCEBIT	The appeal (or application) may be heard (about)
ALLUCEMINI	Indian appeals will probably be heard at the commencement of the Sittings
ALLUCENDUM	Colonial appeals will probably be heard at the commencement of the Sittings
ALLUCENTIS ALLUCENTOR	Canadian appeals will not be heard before Can be heard ————————————————————————————————————
ALLUCENTOR	parties agree to lodge Cases in time (i.e. on or before ———)

ALLUCEOR	Will be heard during the Sittings (com-
ALLUCERERE	mencing on or about ———) Cannot be heard before Sittings commenc-
ALLOULNENE	ing (about)
ALLUCETE	Hearing of appeal (or application)
ALLUCETOTE	Hearing postponed (until) Hearing completed to-day
ALLUENTIUM	Desire(d) that hearing should take place
ALLUEREMUS	It has been agreed that the hearing
	should take place at the sittings
ALLUERENT	Take all necessary steps to force on the
	hearing as early as possible
ALLUERETUR	Do you wish the hearing delayed Wish hearing delayed (until)
ALLUUNTO	Wish hearing expedited
ALLUVIONEM	Can you delay hearing (until)
ALLUVIONIS	How long can you delay the hearing
ALLUXENUNI	Wish the hearing delayed as long as possible
ALMORUM	Delay the hearing (until)
ALSIORA	Ready for the hearing at any time (after) If our opponents' agents here instructed
ALSIOREM	to consent could arrange that hearing
	should not take place before-
ex-200000v	
ALSIORIBUS	Our opponents wish hearing delayed until
ALSIORIS	Can you agree with the other side at what
	sittings the appeal is to come on for
	hearing and instruct respective
ALSIOSARUM	agents here accordingly Have arranged that hearing shall take
	place at Sittings in———
ALTANAE	Have definitely arranged that hearing shall not take place before
ALTARIBUS	Our best estimate as to the date of hear-
	ing is that it is not likely to take place
ALTERCABIT	before The Council Office arrangements as to
ALIENUADII	date of hearing are always liable to
	change
ALTERCAMUR	It seems unlikely that the hearing can
	take place before

ALTERCANDI ALTERCANS ALTERCARAT ALTERCAREM

ALTERCATUM ALTERCENT

ALTERCETUR ALTERCIMUS ALTERCITIS

ALTERUTROS ALTILIBUS ALTILIS ALTRICIBUS ALTRICIUM ALUMINARUM ALUMINATAE ALVEARIBUS AMABILIBUS AMANDARAM AMANDABARE AMANDABIT AMANDABOR AMANDAMINI AMANDAMUS AMANDANDI AMANDANTOR AMANDARAT AMANDARENT AMANDARERE **AMANDARES** AMANDARIM AMANDATOTE AMANDATUM AMANDATURA AMANDEMUR AMANDENT AMARACINAE AMARITIEI AMASIORUM **AMAXIBIS**

Hearing may come on at any time (after)
Hearing impossible (before)
Force hearing at next Sittings
Cannot force hearing before
Sittings

Day appointed for hearing

has been definitely appointed for the hearing

Hearing at this Sittings
Hearing at next Sittings
Hearing at Sittings commencing (about)
As at present arranged will not come on
for hearing until about

Hope to

If they (he)
If we
If you

Illness (of) [See "Health"] Serious illness (of) Slight illness (of) Owing to illness (of)

Of little importance
Of no importance
Considerable importance is attached to
Some importance is attached to
Not much importance is attached to
Very important

Will include
Will not include
Do not include
Refuse(s) to include
Is included
Is not included

AMBEDERAM AMBEDEREM AMBEDITE AMBICAMINI AMBICANT **AMBICEBARE** AMBICENTEM AMBICEREM AMBICERERE AMBIGITIS AMBICITOTE AMBIGITUR AMBICUNTO AMBULABIS **AMBULABO** AMBULAMUS AMBULANTIS AMBULARINT AMBULASSEM **AMBULATOTE** AMBULETIS

AMBURAMINI
AMBURAMUR
AMBURANTUR
AMBURATIS
AMBUREBANT
AMBURENDI
AMBURENS
AMBUREREM
AMBURERERE
AMBURERERE
AMBURERIS
AMBURITUR

AMBURUNTOR AMBUSSERO AMBUSSISSE AMBUSSISTI

AMENTABARE

AMENTABIT

Incur no risk (of) [See "Risk"] Rather than incur risk (of)

Indicated the view (that) [See "Result"]
Indicated a favourable view
Indicated an unfavourable view
No definite Indication(s)
Indications favourable
Indications adverse

Further information will be sent No further information obtainable

Inscribe [See "Set down"]

Instruct [See "Arrange," "Application,"
"Brief," "Gounsel," "Concur," "Consent," and "Retain"]
Instruct Counsel

Instruct us (to)
Instruct us whether
Instruct London Agents

Please instruct

Our opponents instruct their agents
You are hereby instructed (to)
You are hereby instructed for
We are instructed (for)

Have instructed

Necessary that some agents should be instructed (for)

Are you instructing us

Will act in accordance with instructions (in)

Instructions received; will act in accordance therewith

Will act in accordance with your instructions unless you cable to the contrary AMENTABOR AMENTANDAE AMENTANTIS AMENTANTOR AMENTAREM AMENTARENT

AMENTARIS AMENTATUR AMENTAVERE AMENTEMINI AMENTEMUR AMENTENT AMENTENTUR AMENTETIS AMICIAMINI **AMICIAMUS** AMICIANT AMICIANTUR AMICIATIS AMICIEBANT AMICIEBARE AMICIENDI AMICIENS AMICIMUR AMICIREM **AMICIREMUS** AMICIRETIS AMICIRIS AMICITOR AMICIUNTOR AMICIVERAM AMICIVERE AMICIVERIT **AMICIVIMUS** AMICIVISSE **AMICIVISTI**

AMICTURUS AMICUERIS AMICUIMUS

AMICIVIT

AMICUISTIS

Have received instructions writing
Mail instructions and papers
Cable instructions
Cable instructions and mail papers
Cable if any instructions
Act on instructions contained in (letter of

Await instructions by mail Adhere to instructions Instructions by mail will be in time Instructions by mail will be too late Instructions and papers mailed Instructions arrived too late -has (have) sent us instructions -has (have) no instructions Would be glad to have instructions (to) Definite instructions Final instructions Instructions contained in Instructions received from Our instructions Your instructions Have just received instructions

Intention of

——per cent. interest
Adverse in interest
In the same interest

intervene
Apply for leave to intervene

Intend(s) to apply for leave to intervene
Have (has) filed a petition for leave to
intervene

Consent to intervention

AMICULIS **AMISERAMUS** AMISERAS AMISERIT AMISIMUS AMISISSES AMISISTIS AMITTAMUS AMITTANT AMITTARIS AMITTATUR AMITTEBANT AMITTEBARE AMITTEMUR AMITTENS AMITTERERE AMITTERES AMITTITE AMITTITOR AMITTITOTE AMITTOR AMITTUBIS AMITTUNTO **AMOLIABIS** AMOLIATUR AMOLIEMUR AMOLIENDOS AMOLIENS AMOLIENTIS AMOLIRER AMOLIRERIS AMOLIRETUR AMOLIRIS AMOLITORUM **AMOLITURO** AMOTARUM

AMOTIO
AMOTIONUM
AMOTIORIS
AMOTUM
AMOTURAE
AMOTURORUM

AMOTEANS

Cable authority to consent to intervention

The Committee intimated (that)

Intra vires

Legislation declared to be intra vires

Is (are) involved Is (are) not involved

Is it
It Is
It Is not
If it Is
Unless it Is
Think it Is

Has (have) been issued Will be issued Will not be issued Expected to be issued

County Court Judge [See "Justice"]
Local Judge in Admiralty
Trial Judge
The Judges
The names of the Judges (are)

Judgment (of) [See also "Argument" and "Result"]
Formal judgment
Final judgment
Interlocutory judgment
Judgment "raisonné"
Summary judgment
Judgment in default (of)

AMOVEAMINI	Judges' reasons for judgment
AMOVEAMUS	Judgment unanimous
AMOVEANT	Copy judgment
AMOVEANTUR	Printed copies judgment
AMOVEBAMUR	Judgment of the Supreme Court
AMOVEBARE	Judgment of the highest Court in the Pro-
	vince (of)
AMOVEBATIS	Judgment of the trial judge
AMOVEBIMUS	Judgment of ————
AMOVEBIT	Date of judgment appealed from (is)
AMOVEBITUR	Date of judgment (is)
AMOVEMUR	At the conclusion of argument to-day
	judgment was reserved
AMOVENS	Argument completed to-day and judg-
	ment delivered
AMOVENTEM	When may we expect judgment
AMOVERAT	Judgment not expected (before)
AMOVEREMUS	Judgment will not be delivered this Sit-
	tings
AMOVERERE	Judgment cannot now be delivered be-
7111012112	fore the next Sittings commencing
	about
AMOVERETIS	Judgment will be delivered (on)
AMOVERETUR	Expect judgment will be delivered (on)
AMOVERUNT	Judgment delivered; appeal allowed with
	costs
AMOVETIS	Judgment delivered, appeal allowed; no
	order as to costs
AMOVETOR	Judgment delivered, appeal allowed, but
	Appellants to pay Respondents costs
AMOVETOTE	Judgment delivered appeal dismissed
	with costs
AMOVISSENT	Judgment delivered, appeal dismissed; no
	order as to costs
AMOVISTIS	Judgment delivered, we succeed on all
	points (except ———)
AMPLEXABOR	Judgment delivered; all points decided
	against us (except ———)
AMPLEXAMUR	Judgment largely favourable
AMPLEXARER	Judgment is in favour of the Appellant(s)
	in regard to —
AMPLEXARI	Judgment is in favour of the Respond-
	ent(s) in regard to —
	48

AMPLEXATUM	In other respects judgment is favourable to us
AMPLEXERIS	In other respects judgment is adverse to
AMPLEXETUR	Judgment delivered to-day
AMPLIABANT	judgment approvedjudgment affirmed
AMPLIABARE	judgment affirmed
AMPLIABIT	judgment restored
AMPLIAMINI	judgment reversed
AMPLIANDUM	Judgment declares (———) intra vires
AMPLIANTES	Judgment declares (————————————————————————————————————
AMPLIANTOR	Judgment turns largely (upon)
AMPLIARAT	Cable effect of judgment
AMPLIAREM	Cable fully effect of judgment
AMPLIARENT	Who delivered the judgment
AMPLIARIS	Board delivered the judgment of the
AMPLIASSEM	The judgment is
AMPLIATUM	The Committee announced that their
Ami Liki om	judgment was in favour of———
	and that Reasons for their decision
	would be delivered later
AMPLIAVERE	
AMPLIEMUS	The judgment is that the main appeal
	is—and the cross appeal
AMPLIENTUR	Is (are) not dealt with in the judgment
AMPLIETIS	On the delivery of judgment it would be
	possible for Counsel to draw the at-
	tention of the Committee to any
	special matters requiring to be dealt
	with in the order as to which the judgment is not clear
AMPULLARER	judginent is not clear
AMPULLATAM	
AMPULLATUR	The Judicial Committee of the Privy
	Council
AMPULLEMUR	The Board of the Judicial Committee con-
AMPULLERIS	sisted of Lords The office of the Judicial Committee of
AMPULLENIS	The Privy Council, Downing Street,
	Whitehall, London, S.W. [See
	"Privy Council Office"]

AMPUTABARE AMPUTABOR AMPUTAMINI AMPUTANDAE AMPUTANTEM AMPUTARANT AMPUTARERE AMPUTARIT AMPUTASTIS **AMPUTATOTE** AMPUTATUM **AMPUTATURA AMPUTEMUS** AMPUTENT AMPUTEREM AMPUTETIS AMPUTETUR

ANCTURAE ANCTURORUM

ANCAMINI

ANCANTUR

ANCEBAMINI ANCEBANT ANCEBANTUR ANCEBARE ANCEBAS ANCEBATIS

ANCENDAS ANCENDUM

ANCENS

ANGENTEM ANGENTIS ANGEREMINI Question of jurisdiction Without jurisdiction (to)

Chief Justice [See "Judge"] Hon, Mr. Justice

King's Order [See "Final" and "Order"]
King's Order mailed
King's Order is in the usual form
King's Order contains special provisions
Copy King's Order

Copy King's Order mailed

Draft King's Order

Draft King's Order provides (for)

Cannot obtain any amendment to King's

Order as drawn

Mailing copy draft King's Order

Registrar has decided to issue King's Order. Only possibility of obtaining amendment is to instruct Counsel to move Judicial Committee to vary the terms

Despatch King's Order by earliest possible mail

King's Order expected to be passed at meeting of the Council on the

King's Order cannot issue until King's Order passed on the King's Order issued (on)

King's Order expected to be issued (on)

Laws of England by Baron Halsbury (Vol.

Leave to Appeal [See "Caveat," "Application" and "Petition"]

Application for leave to appeal (from

Application for **leave** to appeal (from judgment of ————)

Will apply for leave to appeal

Will not apply for leave to appeal

Has (have) abandoned intention to apply for leave to appeal

ANCEREMUS

ANCERENT

ANCERENTUR

ANCERERE ANCERERIS ANCERES ANCIMUR ANGITIS ANCITOR ANGITOTE ANGUNT ANGUNTOR ANGUSTAMUR ANGUSTANTI **ANGUSTARAM ANGUSTARIS** ANGUSTATUM ANGUSTAVIT ANGUSTEMUS

ANCUSTENT

ANCUSTETIS ANCUSTETUR ANHELABARE ANHELABUNT ANHELAMINI

ANHELANDUM ANHELANS ANHELANTES

ANHELANTUR ANHELARAT ANHELAREM ANHELARERE In the event of leave to appeal being granted

Application for leave to appeal in forma

pauperis

All appeals must be brought either by leave of the Court appealed from or by special leave of His Majesty in Council upon petition

Leave to withdraw appeal

Leave it to you Leave it to us Without leave

Your letter (of)
Our letter (of)
Our letter of this date
Our letter of yesterday
Await our letter(s) (of)
Will await your letter
Received your letter (of)
Refer to your letter (of)
Have not heard from you

Have not heard from you since your letter
(of)

When may we expect to receive letter from you

Have you received our letter (of)

Letter(s) for you

Letter(s) and telegram(s) for you Have to-day received your letter (of)

Several letters

In accordance with your letter (of)
List of business for February Sittings
[See "Set down"]

List of business for Spring Sittings
List of business for Summer Sittings
List of business for Autumn Sittings

Date of closing of the **List** of business is uncertain

ANHELARINT	List of business for next Sittings will
	close (on)
ANHELASSEM	List closed
ANHELATAM	List closed; afraid hearing this Sittings impossible
ANHELATIS	List may be expected to close (about)
ANHELATOR	has been fixed for the clos-
	ing of the list for the next sittings, and if appeal is to be included the
	Cases of both (all) parties must be
	lodged and the appeal set down by
ANHELATOTE	that date has been fixed for the clos-
ARTICLATOTE	ing of the list for the next sittings,
	and unless the Record is here and the
	Cases of both (all) parties lodged by that date the appeal will not be in-
	cluded
ANHELATURA	Appeal has been set down and stands—
	in the list for hearing at the next Sittings and may come on for
	argument at any time (after)
ANHELAVERO	Expectation is that Canadian list will be taken first
ANHELEMUS	Expectation is that Colonial list will be
	taken first
ANHELENT	Expectation is that Indian list will be taken first
ANHELETUR	A separate list of Indian appeals will be
	heard first
ANIMABAMUS	————is the date fixed for the commence- ment of the Canadian list (in which
	our appeal stands——)
ANIMABARE	- is the probable date of commence-
	ment of the Canadian list (in which our appeal stands ———)
ANIMABARIS	Not yet decided whether Colonial,
	Canadian, or Indian list will be taken first
ANIMABAS	There will be a supplementary list of ap-
	peals for hearing before Sittings close
	and appeal may be included if both (all) parties are ready and willing.
	(an) parties are ready and winning.

ANIMABATUR

ANIMABIMUR ANIMABITIS ANIMABUNT ANIMAMINI ANIMAMUR ANIMANDAE ANIMANTIUM ANIMANTOR ANIMARAM ANIMARATIS ANIMAREMUS ANIMARERIS ANIMARET ANIMARETUR ANIMARINT ANIMASSENT ANIMATARUM ANIMATURAE ANIMAVERE ANIMAVERIT ANIMAVIMUS ANIMAVISTI ANIMAVIT ANIMENTUR ANIMETIS ANNAVICABO ANNAVICANS ANNAVIGATU ANNAVICAVI ANNAVICENT ANNAVICERE ANNECTAMUR ANNECTARE ANNECTATIS ANNECTEBAM ANNECTENDO ANNECTENS ANNECTENTI ANNECTERER ANNECTERIS

No possibility of getting appeal included in **list** unless agents for both (all) parties concur

———included in list
——not included in list

Shall we lodge Undertaking to lodge Undertake to lodge You are instructed to lodge Do not lodge Do not lodge until Do not lodge unless Has(ve) been lodged Has(ve) not been lodged Will be lodged Will not be lodged Has it been lodged Lodged by Appellant(s) Lodged by Respondent(s) Should be lodged Need not be lodged (until) Delay lodging until Last day for lodging

How long
As long as possible
Too long
Very long
As long as no risk (of)

To be made Ought to be made Will be made Will not be made

Mail copy (copies) [See also "Forward"]
Mail copies Case, factums, judges reasons
and formal judgment

ANNECTETUR ANNECTITOR ANNECTUNTO ANNEXERAM ANNEXERIS

ANNEXERO ANNEXERUNT ANNEXIMUS ANNEXISSEM ANNEXISTIS ANNEXIT ANNUAMUR ANNUANT ANNUARIS ANNUEBAMUS ANNUEBANT ANNUEBARE ANNUEBAS ANNUEBATIS ANNUEBATUR ANNUEMINI ANNUENDUM ANNUENS ANNUENTIS ANNUENTUR ANNUERAM ANNUERERE ANNUERET ANNUERETIS ANNUERETUR ANNUERIMUS ANNUERO ANNUERUNT ANNUISSEM ANNUISSENT ANNUISTIS ANNUITOTE ANNUITUR **ANNUOSIS** ANNUUNTOR ANOUIRANT ANOUIRARE

Mail immediately By mail Mail duplicate(s)

Will **mail** as soon as possible

Have **mailed** case, factums, judges reasons, and formal judgment

Have mailed
Have mailed duplicate(s)
Mailed to-day
Mailed to you (on)

Will make Will not make

Think it material
Think it im-material
Very material
Available material

May we You may You may not If we may Unless we may

To mean
Your meaning
Our meaning
Their meaning
Understand meaning
Misunderstand meaning

On the merits

Without expressing any opinion on the ANQUIRATUR merits **ANQUIREBAS** ANQUIREMUR **ANQUIRENDO** Minister of -ANQUIRENS ANQUIRENTI ANQUIREREM Money £---ANOUIRERIS Money \$ ANQUIRITE ANQUIRITIS Money francs -**ANQUIRUNTO** ANSATORUM ANSEREM Month [See days of the month in table p.90] ANSERINOS ANSERIS In a month ANTEACTAE Per month ANTEACTOS Last month Next month ANTEAGAMUR One month ANTEACARE ANTEACEBAR Two months ANTEACENDA Three months ——— months (from) ANTEACERER ANTEACERIS

Application by motion to Judicial Commit tee

Notice of intention to move
Is (are) moving

We must You must Must not If we must

ANTEACETUR ANTEACITOR ANTECANEM

ANTECAPERE

ANTECAPITE

ANTECEDAM ANTECEDITO ANTECELLAM

ANTECELLET

ANTEEAMUS

ANTEEATIS

ANTEEUNT ANTEEUNTIS ANTEFERAM ANTEFERENS

ANTEFERET ANTEFERREM ANTEFERTIS Nautical assessors

Is necessary

ANTEFERUNT ANTEHABEAM ANTEHABETE ANTEHABUIT ANTEIBAM ANTEIBANT ANTEIBATIS ANTEIBIMUS Is not necessary
Do what is necessary (to)
Think it necessary
Think it unnecessary

ANTEIBIT

Notary Public Notary Public necessary; Commissioner will not do

ANTEIBO
ANTEIENS
ANTEIREMUS
ANTEIRENT
ANTEIRES
ANTEIRETIS
ANTEITOTE
ANTEITURUS
ANTEPONAM
ANTEPONARE

ANTEPONENS

ANTEPONUNT

Either a **Notary** Public or Commissioner authorized to take affidavits for use in the Province (of)

ANTETULERO ANTEVOLABO ANTEVOLANS ANTEVOLAVI Notice of
Notice of intention to appeal
Notice of intention to apply
Give notice (of) (to)
Has (have) given notice 'of)
Notice given
Formal notice (of)
Official notice (of)
Notice of the Order allowing the appeal (or granting special leave) and notice of

ANTEVOLENT

Observations made by members of the Judicial Committee during the course of the argument

the despatch of the Record to England

ANTEVOLES
ANTHEMIDEM
ANTICIPABO
ANTICUABAM
ANTICUABOR
ANTICUAMUR
ANTICUARES
ANTICUASSE

Observations made by the Committee during the course of the argument indicate the view (that) [And see "Result"]

Obtain if possible Obtain if necessary Necessary to obtain Can obtain if required Has been obtained

ANTIQUASTI ANTIQUATUM ANTIOUAVIT ANTIQUEMUS ANTIQUERIS ANTIQUETUR ANTIQUORUM ANTIQUOS ANTIQUUM ANTISTABAM **ANTISTANDO** ANTISTANS ANTISTARIS ANTISTASSE ANTISTASTI ANTISTATUM ANTISTAVIT APERIAMUR APERIAR APERIATIS APERIEBAM APERIEBANT APERIEBARE APERIEMINI **APERIENTIS** APERIETUR **APERIMUS** APERIREMUR

Has not been obtained Will be obtained Must be obtained Cannot be obtained Can it be obtained

No occasion (to) Subsequent occasion

Offer accepted
Offer refused
Offer under consideration
Offer(s) in settlement (£———)
Offer withdrawn
Best offer obtainable
Withdraw(s) offer

Omission of
Agree to omission of
Propose to omit
Think(s) it best to omit
May we omit
Desirable that documents omitted should
be transmitted to Registrar so as to be
available for reference if required

APERIRERE APERIRES APERIRETIS APERITE

APERITOR
APERITOTE
APERITUM
APERIUNTO
APERUERAM
APERUERIS
APERUERO
APERUERUNT
APERUISSEM

Opinion favourable [See "Advice," "Advise," and "Think"]
Opinion unfavourable
Obtain opinion of Counsel
Obtain opinion (of)
Have obtained opinion (of)
Shall we obtain opinion (of)
Opinion mailed
Opinion is
In our (my) opinion
Act in accordance with opinion (of)

APERUISTIS APIARIORUM

APIARIOS
APIARIUM
APIATAE
APIATARUM
APIATI
APICULARUM
APILASCUDI
APPACTARUM
APPACTIS
APPACTURAE
APPARABANT

APPARABARE APPARABAS APPARABOR APPARAMINI APPARANDAM APPARANS APPARANTOR APPARARAM APPARARES APPARARO APPARARUNT APPARASSEM APPARASTIS APPARATE APPARATOTE APPARATURO APPARAVERE APPARAVIT APPARERIS APPARETUR APPECERAM APPECERIS

APPECERO APPECERUNT APPECISSEM APPECISTIS APPELLABAM APPELLABIT Opinion on the merits
Opinion in regard to chance of obtaining special leave

Opinion promised (on)

Our opponents
Our opponents agree (to)
Our opponents instruct their agents
Our opponents wish
Expect our opponents will
Our opponents agents
Our opponents agents
(as to)

Our opponents refuse to agree (to)
Useless to ask our opponents

To oppose
Think it advisable to oppose
Do not think it advisable to oppose

Option agreement Extend option

See that order includes

Order includes

APPELLARIS Order does not include Order of the Railway Board (dated) APPELLATOR APPELLATUM APPELLEBAT **APPELLEMUS** Ordinances (of) Consolidated Ordinances (of) APPELLENDO APPELLENTI APPELLEREM APPELLETIS Papers wanted APPELLETUR Papers mailed APPENDARIS Papers and instructions mailed APPENDATUR Two sets printed papers Have received papers mentioned in letter APPENDEBAM (of) APPENDEMUR Have not received papers mentioned in letter (of) **APPENDENDO** Additional papers APPENDENS APPENDENTI Ex parte APPENDEREM APPENDERIT APPENDERO APPENDETIS Further and better particulars APPENDIMUS APPENDISSE

Either party (any one of the parties) Neither party (none of the parties) Both (all) parties The parties are The other parties Cable names of parties

—is (are) the name(s) of the parties Appellant in the Privy Council. The name(s) of the Respondent(s) is (are) -

APPETATIS APPETEBAM APPETERANT

APPETERARE

APPENDISTI

APPENDITOR APPENDUNTO

APPENSORUM

APPENSURAS

APPETAMUR

APPENSAE

Parties represented

Pauper appeal (appeal in forma pauperis)

APPETENDUM

Petition for leave to appeal in forma pauperis must be accompanied by (1)
Petitioner's affidavit stating that he is not worth £25 in the world excepting his wearing apparel and his interest in the subject matter of the intended appeal and that he is unable to provide sureties or security for costs and (2) a certificate of Counsel that Petitioner has reasonable ground of appeal

APPETENS

A Petition by a Respondent for leave to defend in forma **pauperis** should be accompanied by an affidavit that he is not worth £25 in the world excepting his wearing apparel and his interest in the subject matter of the intended appeal

APPETENTIS

An Appellant or Respondent who has obtained leave to appeal or defend in forma pauperis cannot, even if successful, recover costs or counsel fees against the other side except out of pocket expenses and a reasonable sum to cover agents office expenses

APPETEREM APPETERENT APPETETUR APPETIERAM APPETIERIT APPETIISSE APPETITURA APPETIVERO APPETIVIT

The penalty (is) [See also "Default"] What is the penalty

APPETUNT APPICTAE

APPICTORUM APPICTURUS APPINCAMUS

APPINCANT

Petition (to) [See "Application," "Caveat," and "Leave to Appeal"]
Petition to His Majesty in Council

Petition to the Judicial Committee (in matters of practice or procedure)

Petition for special leave

Petition for special leave has been lodged Petition for special leave has not been lodged

lodged

Has petition for special leave been lodged

APPINGARE
APPINGATIS
APPINGATUR
APPINGEBAM
APPINGEMUR
APPINGENDO
APPINGENS
APPINGENTI
APPINGITE

Petition of Appeal
Petition to consolidate [See "Consolidate"]
Petition to revive
Petition to dismiss
Petition for leave to withdraw appeal
Is petition opposed
Cannot complete petition (without)

The prayer of the petition

Facts stated in **petition** must be verified by affidavit of Petitioners London agent

APPINCITOR

Appellant must lodge petition of appeal within one month after completion of printing of Record (if printed in England) or within two months after arrival of Record in England (where Record printed in Canada)

APPINCUNTO

Petition for special leave to appeal should be lodged as soon as possible after date of judgment sought to be appealed from; undue delay is a ground for refusing leave

APPINXERAM APPINXERE Petition for leave to intervene
Petitioner proceeding: cannot obtain
postponement

APPINXISSE APPLANDUNT **APPLAUSERO** APPLAUSUM APPLAUSURA APPLICABAM APPLICABO APPLICANDO APPLICAREM APPLICARI APPLICAVIT APPLICEMUS APPLICENT APPLICERE APPLICERIS APPLICITAM APPLOCABIT **APPLORABO**

APPLORANDO

Plaintiff(s) — Appellant(s) Plaintiff(s) — Respondent(s)

Pleadings
Pleadings Statement of Claim
Pleadings Defence
Pleadings Reply
Pleadings Counterclaim

On all points
On all points except

Certain points APPLORAREM APPLORARIS APPLORASSE APPLORASTI APPLORATE As soon as possible APPLORAVIT APPLORETIS If possible Not possible **APPLUAMINI** Unless it is possible **APPLUAMUS** APPLUANT APPLUAR APPLUATUR Endeavour to postpone [See "Enlarge" APPLUEBAM and "Hearing"] APPLUEBANT Can postpone (until ———) Cannot postpone; cable instructions APPLUENDUM Cannot postpone application over the pre-APPLUENS sent Sittings APPLUENTIS Postpone taxation Postpone drawing up of order APPLUERAT APPLUEREM Application postponed **APPLUERO** Hearing postponed APPLUERUNT Hearing postponed unless Record arrives (by) APPLUIMUR Hearing postponed unless Can you obtain postponement APPLUISSEM Application for postponement (until) APPLUISTIS Have arranged postponement (until) APPLUITOR The other side desire a postponement until — Will you consent APPLUITOTE Agree(d) to postponement APPLUTAE The other side will not consent to postpone-APPLUTORUM ment APPLUTURAM Will agree to postponement Consent to postponement APPLUVERIS Postponement inevitable unless papers re-APPLUVIT ceived by ---Cannot obtain postponement (of) APPONAMUR APPONANT APPONARE

Power of attorney
Think power inadequate send fuller power

APPONARIS APPONEBAM APPONEBANT

APPONEBARE

APPONENDUM APPONENS APPONENTIS APPONENTUR APPONEREM APPONERENT APPONERERE APPONIMINI APPONIMUS APPONITIS APPONITOTE APPONUNTOR APPOPOSCIT APPORTABAM APPORTABET APPORTAMUR APPORTARAT APPORTASTI APPORTATAE APPORTATOR

Without prejudice Offer(s) without prejudice

Preliminary objection Preliminary point Preliminary point (or objection) sustained Preliminary point (or objection) overruled

Are pressing us (to) Under pressure (from)

Print Record here [And see under "Record" and "Transcript"]

APPORTAVIT APPORTEMUS APPORTENT APPORTETUR APPOSCANT APPOSCARE APPOSCATIS APPOSCATUR **APPOSCEBAM** APPOSCEMUR APPOSCENDO

Printed Record

Is Record being printed Record has been printed Record is being printed Is Case printed Is Case being printed Case has been printed Case is being printed Printed in prescribed form Not **printed** in prescribed form

Documents not likely to be referred to may be omitted from the printed Record by consent of both (all) parties

Documents omitted from printed Record should be enumerated in list at end of Record

Printing can be proceeded with (as soon

APPOSCENTI APPOSCEREM

APPOSCENS

as) Delay printing Omit from printing

Printing of Record

APPOSCERIS APPOSCITOR APPOSCUNTO Object to printing

APPOSUERAS

APPOSUERE APPOSUERIT APPOSUISSE **APPOSUISTI APPRENDERO** APPRENDIS APPRENDUNT APPRENSAE **APPRENSURA** APPRESSIS APPRIMAMUS APPRIMARE APPRIMARIS APPRIMATUR APPRIMEMUR APPRIMENDO APPRIMENTI

APPRIMEREM APPRIMITE

APPRIMITIS APPRIMITOR **APPROBABAM** APPROBABIT **APPROBABO** APPROBANDO **APPROBANS** APPROBANTI APPROBARAT APPROBARIS APPROBASSE **APPROBATUM** APPROBEMUR APPROBENT APPROBETIS APRICABARE APRICABOR APRICAMINI APRICAMUR

Merely formal documents should be omitted from the **printing** of the Record

Are re-printing

Privy Council Office

Received at the Privy Council Office
Not received at the Privy Council Office
Transmit to Registrar Privy Council Office
On enquiry at the Privy Council Office
Inquire at the Privy Council Office
Informed at the Privy Council Office
No information at Privy Council Office

Principal **Probate** Registry at Somerset House

District Probate Registry
Search at Probate Registry for will of
who died _____ The
testator's residence was _____

Proceed (with)
Proceed with appeal
Proceed with application
Do not proceed (with)
Do not proceed with application
Cannot proceed with application
Cannot proceed (with)
Cannot proceed without
Proceeding with

Proposed by

APRICANDUM APRICANTUR APRICARERE APRICATURI APRICETUR

APTABANT APTABATIS APTABERITE APTABIMINI APTABIMUNT APTABIT APTABITUR APTABOR APTABUNTUR APTAMINISE APTANDORUM APTANS APTANTEM APTANTIBUS APTANTISSE APTANTOR APTARAMUS APTAREMINI APTAREMUR APTARERE APTARES APTARETIS APTARETURA APTARINT

APTASSEMUS
APTASSES
APTASTIS
APTATOTE
APTATUR
APTATURAM
APTAVERAM
APTAVERIS
APTAVERO
APTAVERUNT
APTAVIMUS

Appellant must take effectual steps to
prosecute appeal within two months
from date of arrival of Record
Prosecution of appeal
Motion to dismiss for want of prosecution

Prospects favourable Prospects not favourable Consider prospects are

Prothonotary (of)

One quarter Three quarters

Read together

The Committee require the appeal to be re-argued

Good reason
The real reason
The alleged reason
See no reason
Is there any reason (why) (for)
Reason numbered [And see under "Case"]
Additional Reason(s)
Think reasonable
Think unreasonable
Summary of reasons

APTAVISSEM APTAVISTI APTEMURIS APTETIS **AQUABAMINI** AUUABARIS AQUABATUR AUUABOR AQUABUNTUR AUUAMUR AQUANDORUM AQUANTEM AQUANTIBUS AQUANTIS AQUANTURIS AQUAREMUR AQUARENTUR AOUARER AQUARERIS AQUATURAS AQUEMINI AQUERIS AQUETUR ARBITRABAR

ARBITRANS ARBITRARER ARBITRERIS

ARBUSTABAM ARBUSTABIT

ARBUSTANDO ARBUSTANS ARBUSTANTE

ARBUSTARAT ARBUSTAREM

ARBUSTARI ARBUSTASSE Judges reasons Reasons for appeal Reasons against appeal

Has(ve) been received (by)
Not yet received (by)
Not received mail duplicate(s)
Have you received
Cable whether received (by)
Have (has) not received

Can recommend
Cannot recommend
Whom we can recommend
Whom you can recommend
Whom can you recommend

Record of proceedings [See also "Print" and "Transcript"]

Record and cases of both (all) parties
Record has not arrived

If appeal is to be included in list for next Sittings **Record** and Cases of both (all) parties must be here (by)

Supplemental Record

Where **Record** printed abroad not less than 40 copies must be transmitted to the Registrar of the Privy Council

Counsel requires Record
When may we expect Record

Appellant must take steps to print Record within two months from date of its arrival at the Privy Council Office When may we expect Record and Cases

Certified copy Record must be officially transmitted

Record and Cases received Record and Cases

ARBUSTASTI

ARBUSTATAE

ARBUSTATIS

ARBUSTATUR ARBUSTAVET ARBUSTEMUR ARBUSTENT ARBUSTERE ARBUSTERIS ARCEAMUR ARCEANT ARCEANTUR ARCEBAMINI ARCEBAMUS ARCEBARE ARCEBAT ARCEBATUR ARCEBERIS ARCEBIMUR ARCEBITIS ARCEBOR ARCEBUNTUR ARCEMINIM ARCEMUS ARCENDORUM

ARCENDOS ARCENS

ARCENTEM
ARCENTIBUS
ARCENTOR
ARCEREMINI
ARCERENT
ARCERENTUR
ARCERENTUR
ARCERERE

Certified copy proceedings to be produced at hearing of petition and treated as **Record** if leave granted

Appellant should without delay take necessary steps to have **Record** transmitted to Council Office

In connection with the printing of the **Record** we shall be glad to have a spare copy of all printed material to be used as manuscript for the printer

Refer to —
Please refer to our (my) letter of
In reference to
In reference to your letter of
Referred to —

Refuse (to)
Our opponents here refuse to
Is there any reason for refusing to

The Registrar (of)
Registrar of the Judicial Committee of
the Privy Council
Registrar of the Supreme Court
Registrar (or Prothonotary) of Provincial
Court
Registrar decides

Registrar decides
Referred to Registrar
Registrar suggests
Registrar will consent
Registrar will not consent
After consulting Registrar
Apply to Registrar

ARCERES
ARCETOTE
ARCETUR
ARCTABAM
ARCTABAMUR
ARCTABARIS
ARCTABERE
ARCTABIMUS
ARCTABITIS
ARCTABITUR
ARCTABO
ARCTABUNT

ARCTAMINI ARCTAMUS ARCTANDIS ARCTANDUM ARCTANTES ARCTANTIUM ARCTANTOR ARCTAREMUS ARCTARENT ARCTAREOR ARCTARETIS ARCTARETUR

ARCTASSEM

ARCTASSENT
ARCTATIS
ARCTATUR
ARCTATURAM
ARCTATUSIS
ARCTAVERAM
ARCTAVERIS
ARCTAVERO
ARCTAVISSE
ARCTAVISSE
ARCTAVISTI
ARCTEMUR
ARCTENT
ARCTENTUR
ARCTERIS

Regret that Regret unable

Reports (of)
Supreme Court Reports
Exchequer Court Reports
Cartwright: Cases on B.N.A. Act
Canadian Railway Cases
Canadian Criminal Cases
Alberta Reports
British Columbia Reports
Manitoba Reports
New Brunswick Equity Reports
North West Territories Reports

ARCUERAM
ARCUERE
ARCUERIMUS
ARCUERIMUS
ARCUERINT
ARCUISSEM
ARCUISSENT
ARCUISTIS
ARESCAMUS
ARESCANT
ARESCEBAM
ARESCEBANT

ARESCENS

ARESCENTEM
ARESCENTIS
ARESCITIS
ARESCITOTE
ARESCUNTO
ARCUTABANT
ARCUTABARE
ARCUTABAS
ARCUTABIT
ARCUTABOR

ARGUTANDAE

ARCUTANS

ARCUTANTO ARCUTANTO ARCUTANTUR

ARGUTARAT

ARCUTAREM

ARGUTARENT

ARCUTARERE

Nova Scotia Reports
Ontario Reports

Practice Reports (Ontario) Appeal Reports (Ontario) Ontario Law Reports

Ontario Weekly Reporter Ontario Weekly Notes

Grant's Chancery Reports
Upper Canada Common Pleas Reports
Upper Canada Oueen's Bench Reports

Prince Edward Island Reports

Rapports Judiciaires de Québec, Officiel, Cour Superieure

Rapports Judiciaires de Québec, Officiel, Cour du Banc du Roi

Montreal Law Reports
Lower Canada Jurist
Eastern Reporter
Western Reporter
Saskatchewan Reports
Newfoundland Reports

English Law **Reports**—Appeal Cases
English Law **Reports**—Scotch and
Divorce Appeal Cases

English Law Reports—English and Irish Appeal Cases

English Law Reports—Privy Council
Appeal Cases

English Law Reports—Equity Cases
English Law Reports—Exchequer Cases
English Law Reports—Exchequer Divi-

English Law Reports—Common Pleas Cases

English Law Reports—Common Pleas Division

English Law Reports—Crown Cases Reserved

English Law Reports—Admiralty and Ecclesiastical Cases

ARGUTARIS	English Law Reports—Probate and Divorce
ARGUTASSEM ARGUTASTIS	English Law Reports—Probate Division English Law Reports—Chancery Appeal
ARGUTATUM	English Law Reports—Chancery Division
ARGUTATURA	English Law Reports———— I Chancery Division
ARGUTAVERO	English Law Reports————2 Chancery Division
ARGUTEMINI	English Law Reports————3 Chancery
ARGUTENT	English Law Reports—Queen's Bench
ARCUTETIS	English Law Reports—Queen's Bench
ARIETABANT	English Law Reports—— I Queen's (or King's) Bench Division
ARIETABARE	English Law Reports— 2 Queen's (or King's) Bench Division
ARIETABIT ARIETABOR ARIETANDAM	English Law Reports—Law Journal English Law Reports—Law Times English Reports (Reprint of reports prior to Law Reports) (Vol.——)
ARIETANDOS ARIETANS ARIETANTEM	Times Law Reports United States Supreme Court Reports
ARIETANTUS ARIETARAT ARIETAREM	At the request (of) At the request of both parties
ARIETARERE	At the request of the agents here for both parties
ARIETARUNT	

ARIETASSEM
ARIETASTIS
ARIETATOTE
ARIETAVERO
ARIETEMINI
ARIETEMUR
ARIETEMUR
ARIETETIS
ARMABAM
ARMABAMINI

Cannot resist
Further resistance useless
Think further resistance hopeless

Respondents
Respondent(s) is (are)

ARMABANT ARMABARE

ARMABATIS

ARMABATUR ARMABIMUS ARMAMUR ARMANDUM ARMANTEM ARMANTUR ARMARAMUS ARMAREMUR ARMARENTIS

ARMARIS ARMARITIS ARMARUNT ARMASSEMUS ARMASSETIS

ARMAVERIS ARMAVERUNT ARMAVISTIS

ARMEMINI ARMEMUS ARMENTALEM

ARMENTINIS

ARMENTITIA ARMERISTIS

ARMILLARUM

ARMILLATAM

ARMISONAM

ARMORATUM

AROMATIBUS

Respondent(s) application (to)

On behalf of the Plaintiffs who are Respondents in the Privy Council
On behalf of the Defendants who are Respondents in the Privy Council

Petition to restore [See "Dismiss"]
Appeal restored

Result [See "Judgment" and "Argument"]

Cable result is

What is the result Cable result fully

Argument completed to-day result uncertain

Result very doubtful Result uncertain

No definite indication as to the probable result

Indications point to a favourable result Hopeful of a favourable result

Have (has) some hope of a favourable result

Indications not so unfavourable as to preclude all hope of a satisfactory result

Not sanguine as to result

Have (has) no hope of a favourable result

Have (has) little hope of a favourable result

Indications as to **result** somewhat unfavourable

Expectation is that appeal will result in favour of

Unable to express any opinion as to probable **result**

AROMATICUM	
AROMATITES	
AROMATUM	
ARRECTAM	Retain [See "Act," "Brief," "Counsel,"
	and "Instructions"
ARRECTORUM	Retain you for Appellant(s)
ARREXERAS	Retain you for Respondent(s)
ARREXERUNT	Retain as Counsel for Appellant(s)
ARREXISSEM	Retain as Counsel for Respondent(s)
ARREXISTIS	Retain English leader
ARRIDEAMUR	Retain English leader () Retain English Junior ()
ARRIDEBERE	Petain English leader (
ANNIDEDENE	Retain English leader (————————————————————————————————————
ADDIDEDIO	Potoin Francish Junior (
ARRIDEBIS	Retain English leader (
ADDIDENDO	Canadian Counsel will act as junior
ARRIDENDO	Retain English junior (———), Canadian Counsel (————) will
	Canadian Counsel (———) will
	be leader
ARRIDENS	Do not retain Counsel
ARRIDENTIS	Do you wish to retain English Counsel
ARRIDEREM	Retained for Appellant(s)
ARRIDERENT	Retained for Respondent(s)
ARRIDERIRE	Retained for
ARRICAMINI	Retained for the other side can we hand
	instructions to —
ARRICEBANT	If retained for the other side retain in-
	stead-
ARRICEBAR	Have retained
ARRICENDI	Retainer(s) accepted
ARRICENTEM	Suggest retainer of
ARRICIMUS	If appeal not yet launched the only way
Anniumou	to secure the services of a particular
	Counsel is to deliver a general
	Counsel is to deliver a general retainer in the name of the client
	(fee $£5$ 15s. 6d.) followed, when the
	(lee £5 15s. od.) followed, when the
	appeal is commenced, by a special
	retainer (£2 7s. od.)*
ARRICITIS	If appeal commenced it will be sufficient
	to give special retainer*
ARRIGITOR	Give general retainer (to)*
ARRICUNTUR	Give general retainer (to)* Give special retainer (to)* appeal having commenced*
	appeal having commenced*
ARRISERAM	General or special retainer*
	*See next page.

ARRISERIT	Shall we give general retainer (to ———————————————————————————————————
ARRISERUNT	In accordance with your instructions have given general retainer (to
ARRISIMURA	has (have) sent us instructions. In view of the general retainer you have given us we propose to decline his (their) instructions unless you cable
ARRISISSEM	Your general retainer gives you first claim. Cable whether you wish to exercise it
ARRISISTIS BACCALIAM	Has (have) general retainer for ——————————————————————————————————
BACCATAS	to it not being in conflict with obligations under any prior retainer
BACCATORUM	Have delivered retainer in accordance with your instructions
BACCULIS BALABAMUR BALABANT BALABIMINI	
BALABITIS	Judgment appealed from has been reversed [See "Judgment"]
BALAMINI BALAMINI BALANDARUM	
BALANINAM	Order of Revivor

•In England Counsel's retainers are either general (in all proceedings in which a particular client is concerned) or special (for a particular case or appeal). See Snow's Annual Practice.

The delivery of a general retainer (fee £5 158. 6d.) in the Privy Council gives the client a right (subject to any prior retainers) to the services of the Counsel retained in all proceedings to which the client is a party in the Privy Council and the client is under obligation to deliver a special retainer and a brief in every such proceeding. Unless forfeited by a breach of this obligation or determined upon the taking of office by the Counsel, the general retainer continues for the joint lives of the client and the Counsel.

A special retainer for a single appeal (fee £2 7s. od.) cannot be given effectively until after the commencement of the appeal. A Privy Council appeal is understood to commence when the appeal is allowed or admitted by the Colonial Court or when special leave is granted by the Privy Council. Any dispute as to the obligation of Counsel in respect of a retainer is decided by reference to the Attorney-General.

BALANITIDI	Before making order of revivor Com-
	mittee requires a certificate or duly
	authorized statement from the Court appealed from showing whom that
	Court considers to be the proper
	person to be substituted as a party
BALANS	
BALANTOR	
BALAREM BALARENTUR	Involves wick (of) [And see ((Inque))]
BALARERIS	Involves risk (of) [And see "Incur"] Involves no risk (of)
BALASSEMUS	111/01/03 110 11011 (01)
BALASSENT	
BALATIBUS	
BALATIONIS	Rules of Court Judicial Committee Rules 1908 (Number
BALATIONIS	——)
BALAUSTIUM	Refer to Rule(s) (No-
BALAVERAS	English rules Order — rule —
BALAVERE	
BALAVERIM BALAVERUNT	
BALAVISSET	Date of sailing
BALEMUR	Cable date of sailing (of ———)
BALSAMINIS	Sailing on by SS
BALSAMINUM	Sailing on by SS
BALSAMIS	Sailing by Allan Line steamship (——) (on)
BALUCEM	Sailing by American Line Steamship
	(———) (on)
BAMBACINAS	Sailing by Atlantic Transport Steamship
BAMBACINUM	Sailing by C.P.R. steamship (———)
DAMBAOINOM	(on)
BANCHUS	Salling by Canadian Northern Steam- ship (——) (on)
DANGI	ship (——) (on)
BANCI	Sailing by Cunard Steamship ()
BAUBABARIS	(on) Sailing by Dominion Line Steamship
	(——) (on)
BAUBABATUR	Sailing by Hamburg American Line Steamship (——) (on)
BAUBABERE	Steamship (——) (on)
DAUDADENE	Sailing by North German Lloyd Steam- ship (———) (on)
	Sinp (——) (OII)

BAUBABIMUR	Sailing by White Star Steamship (——)
BAUBAMINI	Sailing by French Steamship (———)
BAUBAMUR	(011)
BAUBANDAS	
BAUBARERIS	
BAUBARETUR	
BAUBARI	
BAUBATAM	It is satisfactory
BAUBATORUM	It is not satisfactory
BAUBERE	The arrangement is satisfactory
BAUBETUR	The arrangement is not satisfactory
BAUBOR	
BELLABAMUS	
BELLABARE	0-4-4
BELLABATIS	Section(s) (or paragraph) number—
BELLABIMUR	
BELLABIS	
BELLAMINI	
BELLANUS	
BELLANSIS	Consitutandanad
BELLANTEM	Security* ordered The security* has been lodged at the
BELLANTEM	Council Office
BELLANTO	The security* has not yet been lodged at
BELEANIO	the Council Office
BELLANTURA	Security* should be lodged as soon as
	possible
BELLARAS	Without security*
BELLAREMUR	Unless security* lodged the Respondents
	may move to dismiss
BELLARERE	Security* not yet received must be lodged
BELLARIMUS	Security* for costs must be lodged in
	the Privy Council Registry (by)
BELLARUNT	
BELLARO	
BELLARITIS	
BELLASSE	One that
BELLASSENT	See that
BELLASTI	Have seen
BELLATA	Have you seen

[°]In Canadian Appeals security is invariably given by depositing £300 n the Privy Council Registry

BELLATARUM BELLATOTE BELLATURAM BELLATURUS BELLATUS BELLAVERIT BELLENT BELLENTUR BELLETIS BENEDICES BENEDICUNT BENEDIXIT BENEFACTAS BENEFACTUM BENEFIAM BENEFIEBAT BENEFIEMUS BENEFIERI BENEFIO BENEFITIS BENEFIUNT BIBAM BIBAMINI BIBATUR BIBEBAMINI BIBEBAMUS BIBEBANTUR BIBEBARE BIBEBAS BIBEMUR BIBENDA BIBENDORUM

When you have seen When we have seen

Send quickly
Do not send (until)
Sent by us to you (on)
Was sent (on)
Has been sent (on)
Has not been sent
Have you sent
Will be sent (on)
How soon will it be sent

Serve notice
Serve copy King's Order
Serve papers
Service effected (on)
Unable effect service (on)
Unable effect personal service (on)
Substituted service (on)
Personal service (on)

BIBENTIBUS

BIBERE

BIBEREMINI BIBERENTUR

BIBERERE

Set down appeal for next sittings Appeal has been set down for next Sittings

Appeal has been **set down** for next Sittings. It will not come on for hearing before

Appeal **set down** and stands ————in the list

Do not **set down** appeal for next Sittings Appeal **set down** for next Sittings; postponement impossible without consent of both sides

Has not been set down for next Sittings

BIBERIS Appeal set down in the list for the February-March Sittings (commenc-BIBERITIS Appeal set down in the list for the Spring Sittings (commencing —— BIBES Appeal set down in the list for the Summer Sittings (commencing ———) BIBIMUS Appeal set down in the list for the Autumn (November and December) Sittings (commencing If both parties consent the Registrar will BIBISSEMUS agree to set down the appeal not to come on before -BIBISSETIS **Set down** appeal not to come on before BIBISTIS Have set down appeal marked not to come on before-The other side wish appeal set down BIBITAS marked not to come on before-Do you consent BIBITORUM The other side wish appeal set down for ---Sittings. Will you consent We shall be able to have the appeal set BIBITUM down for the Sittings (next-An appeal is ordinarily set down auto-BIBITUNTUR matically when the Appellant has lodged the Petition of Appeal and both (all) parties have lodged their respective Cases. An appeal may be set down ex parte (a) as against a Respondent who (having notice of the appeal) omits to enter appearance within three months after the lodging of the petition of appeal or (b) as against a party who having appeared omits for one month to comply with a Case Notice; but in either case the party in default may lodge a Case at any time before the hearing of the appeal. [See also under "Appearance" and "Case

BIBITURAM Bibituris Notice'']

BICIPITIS BICLINIA BICOLORBUS BICOLORIS BICORNIBUS BICORPORIS

BIDUIS BIDUORUM

BIFERAM

BIFERORUM BIFIDUM

BIFOREM

BIFORMIBUS

BIFORMIS BIFRONS BIFRONTIS BIFURCIS BIFURCUM BICARUM BICATORUM BICATUS BICEMMEM BIJUCEM BIJUCIBUS BILIBRIBUS BILIBRIS BILIBUS BILICIS BILINCUIS

BILIX
BIMAREM
BIMARIS
BIMENSEM
BIMENSIBUS
BIMENSIS
BIMULA
BINOCTIO

Settle case Settle Petition Case settled

The matter has been settled Proposal for settlement

We have received a proposal

We have received a proposal for settlement

Prospect of settlement

In view of possible **settlement** it will be better to delay taking formal steps in the appeal, provided this will not entail any risk of dismissal for non-prosecution

In consequence of a **settlement** arranged between the parties the appeal is to be discontinued

Shall we We shall We shall not

Share is In equal shares

Shorthand report [See "Argument"]

You should not

The other side

BINOMINEM BIPALIA BIPEDANO BIPENNE BIPENNIBUS BLANDIARIS

BLANDIENDA BLANDIENS BLANDIERE BLANDIMINI BLANDIOR BLANDITOS BLANDITUM

BLATERABAM BLATERANTE

BLATERARAS BLATERAREM BLATERARO BLATERASSE

BLATERENT BLATTIS

BLECHNON BLECHNORUM BOLETUM BOLIDIS BOLORUM BOMBILABAM BOMBILABIS BOMBILAMUS BOMBILANDO BOMBILANS

BOMBILANTE

BOMBILARAS

Will Court continue sitting

Provided Court continue sitting The Sittings [See "Hearing" and "Set down''

The February-March Sittings The Spring (after Easter) Sittings The Summer Sittings (July)

The November-December Sittings The next Sittings

The next Sittings will commence on-The next Sittings is expected to commence on or about .

The Sittings is expected to close-Until next Sittings (commencing about

Not before next Sittings Sittings just closing Sittings closed (on)

Undertake to bring on the appeal at next Sittings

Undertake to lodge Case in time for next Sittings

Solicitor(s) (for) [See "Agent"] Plaintiffs Solicitor(s) Defendants Solicitor(s)

Special leave to appeal [See also "Leave," "Petition," and "Application"

For the considerations which influence the Judicial Committee in advising the granting or refusal of special leave to appeal; see Clergue v. Murray 1903 A.C. p. 521

BOMBILAREM	
BOMBILARIT	
BOMBILASSE	State that
BOMBILATO	Refuse to state
BOMBILATUM	Unable to state
BOMBILAVI	Chable to state
BOMBILEM	
BOMBILETIS	
BREVIABARE	Statute of Frauds
BREVIABAT	
	Statute of Limitations
BREVIAMINI	Statutes of [See also "Act" and "Ordinance"]
BREWINNESS	nance
BREVIANDOS	Imperial Statutes
BREVIANS	Statutes of Canada
BREVIANTEM	Revised Statutes of Canada
BREVIANTIS	Consolidated Statutes of Canada 1859
BREVIANTUR	Consolidated Statutes of Lower Canada
	1859
BREVIARAM	Consolidated Statutes of Upper Canada
	1859
BREVIARERE	Statutes of the Province (of ——*)
	(for the year) Revised Statutes of the Province (of
BREVIARINT	Revised Statutes of the Province (of
	*) (Cap)
BREVIASSEM	
BREVIASTI	
BREVIAT	
BREVIATAS	
BREVIATOTE	On steamship due to arrive [See "Sailing"]
	[See "Sailing"]
BREVIATUM	
BREVIAVIT	
BREVIEMUR	
BREVIENT	The Committee stopped the Appellants
	(Petitioners) and called on the Re-
	spondents (in regard to ———)
BREVIERIS	The Committee stopped the Respondents
21127121110	and called on the Appellants (in re-
	gard to——)
DDFVIETION	, , , , , , , , , , , , , , , , , , ,
BREVIETISE	
BUBULA	

^{*}The Province from or to which the message is sent will be understood unless otherwise stated.

BUBULABAM

BUBULABIS Style of cause in the Privy Council* -(Plaintiff) Appellant -(Defendant) Respondent Style of cause in the Privy Council* BUBULANDO ————(Defendant) Appellant ————(Plaintiff) Respondent BUBULANDUM BUBULANS BUBULANTES BUBULANTI Succeed(s) on all points [See "Result"] Succeed(s) with costs Succeed(s) in regard to BUBULARAT BUBULAREM BUBULARINT Fear success improbable Entirely successful BUBULASSET BUBULASTIS BUBULATE BUBULATOTE We suggest (that ----BUBULATUM Our opponents suggest (that -BUBULATURA Have written with suggestions BUBULAVIT Forward your suggestions BUCCINABAM BUCCINABIS BUCCINANS BUCCINARAS Summons has been issued for hearing BUCCINAREM on -BUCCINARIT BUCCINARO BUCCINATE BUCCINEMUR Be sure (to) Cannot be sure BUCCINENT BUCCINERIS Ouite sure BUCCINES BULLABAS BULLABATES Tax costs [See "Costs"] BULLABIMUS Only two sets of Counsel fees taxable on BULLABIT appeals Only one set of Counsel fees taxable on BULLABITIS application BULLABO Two sets of Counsel fees taxable for settling Case provided Case is signed by two Counsel

*To prevent confusion the name of the Appellant should come before the code word and the name of the respondent after.

BULLABUNT

BULLANDO BULLANS BULLANTES

BULLARAMUS BULLARAT BULLAREM BULLARETIS BULLARINT BULLASSINT BULLATOTIS

BULLATURIS BULLAVERAT BULLAVERIS BULLAVISSE BULLIAM BULLIEBANT BULLIENDUM BULLIENTI BULLIERINT BULLIISSEM BULLIISTIS BULLIRENT BULLITU BULLITURAM BULLIVERAM BULLIVERIT CACABABIT CACABAMUS CACABANDUM CACABANS CACABANTES CACABARAM CACABARENT CACABARIS CACABASSEM CACABASTIS CACABATUM CACABATURA

Estimate amount allowable on taxation at about £

For use on taxation
Disallowed on taxation

Appeal from Registrar's taxation to

Judicial Committee
For purposes of taxation
Taxed at £———
Can be taxed here

Cannot be **taxed** here
Costs here have been **taxed** at £—

Might eventually be **taxed** against us
The King's Order will direct payment of
the costs of the appeal incurred in
Canada and the costs **taxed** here

(amounting to \pounds ——)

Telegraph [See "Cable"]

Terms as per our letter (of)
Terms as per your letter (of)
Terms accepted
Terms not accepted
Hold out for better terms
Other terms
Other terms as per letter of
Other terms by post
Same terms
Same terms
Same terms
Put on terms (to)
Best terms obtainable
Can you accept the terms (in)
State terms

CACABENT CACABETIS CALCEABERE CALCEABIT CALCEAMINI CALCEAMUR CALCEANDAS CALCEANDUM CALCEANS CALCEANTIS CALCEARAM CALCEARENT CALCEASSEM CALCEASTI CALCEATA CALCEATOS CALCEATOTE CALCEATURI CALCEAVERO CALCEAVI CALCEOR CALICABO CALICANDUM CALICANS CALICANTEM CALICANTIS CALICARANT CALICARET CALICASSEM CALICASTI CALICATE CALICATOTE CALICATURA CALICAVIT CALICEMUS CALICENT CALICETIS CANTABAM CANTABATIS CANTABIMUS CANTABIT CANTANDUM CANTANS

Think(s) it desirable (to) [See "Advise"]
Think(s) it advisable (to)
Think(s) it inadvisable (to)
Think(s) it preferable (to)
Think(s) appeal should be brought (from)
Think(s) it better to wait (until)
Think(s) it better to give time
Think(s) useless
Think(s) hopeless
Inclined to think
Think(s) worth while (to)
Think(s) not worth while (to)
Have reason to think (that)
No reason to think (that)

One third (of) Two thirds (of)

Time will expire (on)
Time expired (on)
Will be in time (for)
Will not be in time (for)
Time required (for)
Will require time (to)
Give time (for)
Give no time (for)
A reasonable time (for)
No time fixed (for)
Obtain extension of time (for)
Time is of the utmost importance
No extension of time will be granted

Certified transcript of proceedings [See "Print" and "Record"]

CANTANTIS

CANTARAMUS

CANTAREM

CANTADETIC

CANTARETIS

CANTARINT

CANTASSEM

CANTAT

CANTATURAM CANTATURUS CANTAVERO CANTAVI CANTENT CANTETIS CAPERABAS

CAPERABERE

CAPERABIT
CAPERAMINI
CAPERANDAM
CAPERANTEM
CAPERANTIS
CAPERANTUR
CAPERARAM
CAPERARAM
CAPERARENT
CAPERARER
CAPERARER
CAPERARIS

Certified **transcript** of proceedings to be transmitted officially

Certified **transcript** of proceedings has not arrived

Certified **transcript** of proceedings received (on ______)

Certified **transcript** of proceedings has arrived and is being printed

Certified **transcript** of proceedings lodged on the application for leave to be treated as the Record

Certified **transcript** of proceedings should be lodged with the petition for leave

The whole certified **transcript** must be printed unless any omissions are agreed to by both parties or directed by the Registrar, but if either party objects to the printing of any documents the objection will be noted and the question of the necessity of printing such documents may be raised on taxation

Have (has) transmitted

Have ——— transmitted (by)
Has(ve) been transmitted (by)

Officially **transmitted** to the Registrar of the Privy Council

Should be officially **transmitted** to the Registrar of the Privy Council

Was transmitted (on)

Appoint trustee
Trustee(s) insist(s)
Trustee(s) refuse(s)
Notify trustee(s)
Trustees duty

CAPERAS CAPERASSEM CAPERASTI CAPERATA CAPERATOR CAPERATOTE CAPERAVI CAPEREMUR CAPERERE CAPTABAMUR CAPTABARE CAPTABERIS CAPTABITIS CAPTABITUM CAPTAMINI CAPTANDAM CAPTANTES CAPTANTORI CAPTARANT CAPTARATIS CAPTARER CAPTARETUR CAPTARIM CAPTASSINT CAPTATAM

CAPTATURAS CAPTATURUM CAPTAVERE CAPTAVIT CAPTEM CAPTEMUR CAPTENTUR CAPTERIS CARPAM CARPANTUR CARPEBAM CARPEBANT CARPEBARE CARPEBATIS CARPEMINI CARPEMUS CARPENDAM CARPENDOS

Ultra vires

Question as to **ultra** vires Legislation declared to be **ultra** vires

Unable (to) Regret unable (to)

Condition(s) unchanged

Unconditionally

Understand your instructions
It is understood (that)
It is understood that this does not involve

Undertake (to) [See "Agree" and "Sittings"]
Undertake to lodge Case (by)
Undertake to lodge Case in time (for)
Give undertaking (to)
Give undertaking required
Unable to give undertaking (to)
Appellants undertaking (to)
Respondents undertaking (to)

Unless you Unless we Unless they

Until February Sittings Until Spring Sittings CARPENS CARPENTEM CARPENTIUM CARPERE CARPERENT CARPERERIS CARPERETUR CARPIMUR CARPITIS CARPITOR CARPITOTE CARPSERAM CARPSIMUS CARPTARUM CARPUNT CARPUNTOR CASTICABAT CASTICABIS CASTICANS CASTICANTI CASTICARAM CASTICARER CASTICATUM CASTICEM CASTICERE CASTICETIS CAUSABAMUR CAUSABAR CAUSABERIS

CAUSABITUR CAUSAMINI CAUSAMUR

CAUSANDAS CAUSANDUM

CAUSANTOR
CAUSARER
CAUSATAM
CAUSATORUM
CAUSATUS
CELEBRABIT
CELEBRARAT

Until Summer Sittings Until November Sittings

Very urgent

Of use Of little use Consider it useless (to)

Is usual It is usual (to) Is unusual Is (are) usually

Favourable view (to)
Adverse view (to)
Indicate a favourable view (to)
Indicate an adverse view (to)

Voucher required for purposes of taxation

Voucher for fees of Counsel

Mail voucher for fees of Counsel for purposes of taxation

Voucher for cost of printing

Mail voucher (receipt) for cost of printing

Will waive
Will not waive
Agree(s) to waive
Have you waived

CELEBRARER CELEBRARIS CELEBRATUR CELEBRAVI CELEBREMUR

CELEBRENT

CENSARUM

CENSEAMUR CENSEANT CENSEANTUR CENSEARIS CENSEAS CENSEBAM CENSEBATIS CENSEBATUR CENSEBERE CENSEBIMUS CENSEBOR CENSEBUNT CENSEMINI CENSENDAM CENSENTEM CENSENTIS CENSEREMUS CENSERERIS CENSERET CENSERETUR CENSETETIS CENSETO CENSETOTE CENSETUR CENSUERAS CENSUERIT CENSUERUNT CENSUIMUS CENSUIT CENSURARUM CENSURUS CERNAM CERNAMINI CERNARIS

Wanted immediately [See "Papers"]

wanted for the purpose

wanted will delay filing petition unless you cable

and filing Case unless you cable

This week
Next week
The week after next
Last week
First week
Second week
Third week
Fourth week
One week
Two weeks
Three weeks
Four weeks
Five weeks
Six weeks

Who is Who will be

Will you
Will they
Will not

Wish (to)

CERNEBAM
CERNEBATE
CERNEBATUR
CERNEMUR
CERNENDAS
CERNENS
CERNENTIS
CERNENTUR
CERNERTUR

Do you wish (to)
Do you wish us (to)
I (we) wish (to)
If you wish (to)
Do not wish (to)

CERNERETIS CERNERETUR CERNIS CERNITUR CERNUNTO Can we now withdraw without Order [See also "Abandon," "Dismiss," and "Discontinue"]

Petition for leave to withdraw necessary

Withdrawal of appeal
Withdrawal of application
Will consent to withdrawal (subject to—)
Will consent to withdrawal subject to
provision being made in the Order
for costs

CESSABAMUS

Petition being opposed cannot be withdrawn without liability for Respondents costs

CESSABARIS

As Petition of Appeal has been lodged, the appeal can only be withdrawn by leave upon petition Can be withdrawn without liability for

CESSABATUR

costs of Respondents
Cannot be withdrawn at this stage without liability for Respondents costs

CESSABERE
CESSABITUS
CESSAMINI
CESSAMUR
CESSANDUM
CESSANTEM
CESSANTUR
CESSANTUR
CESSAREM

Would be worth while (to)
Would not be worth while (to)

CESSARENT CESSARETUR CESSAS CESSASSENT CESSASTIS

CESSAREMUS

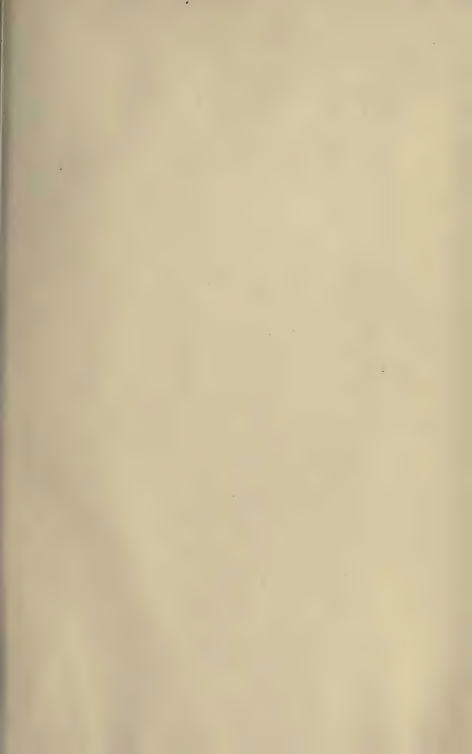
Writ of Summons
Writ of Summons specially endorsed

CESSATARUM CESSATE CESSATOTE CESSAVERIS CESSAVIMUS CESSAVISSE " CESSAVIT CESSEM CESSERIS CRETOS CRETURORUM CRETURUS CREVERAM **CREVERATIS** CREVERIS CREVERUNT CREVIMUS CREVISTI CREVIT

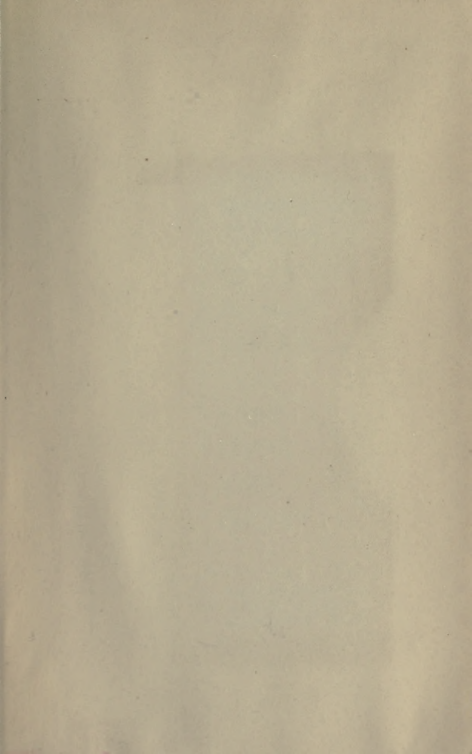














Author Blake, Samuel Werschoyle and Redden, Fr. NAME OF BORROWER. The emigre (P.C.) cable code. DATE.

University of Toronto Library

DO NOT
REMOVE
THE
CARD
FROM
THIS
POCKET

Acme Library Card Pocket
Under Pat. "Ref. Index File"
Made by LIBRARY BUREAU

